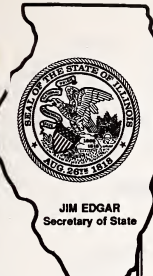
Reserves KFI 1235 A21 v. 13 no. 40 Oct 6,



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OCTOBER 6 1989

Pages 15509-15910

Secretary of State Administrative Code Div. 201 West Monroe Springfield, IL 62756

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v. 13
no. 40
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Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989	July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
Jan. 3, 1989	Jan. 10, 1989	3	Jan. 20, 1989	July 11, 1989	July 18, 1989	30	July 28, 1989
Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989	July 18, 1989	July 25, 1989	31	Aug. 4, 1989
Jan. 17, 1989	Jan. 24, 1989	5	Feb. 3, 1989	July 25, 1989	Aug. 1, 1989	32	Aug. 11, 1989
Jan. 24, 1989	Jan. 31, 1989	6	Feb. 10, 1989	Aug. 1, 1989	Aug. 8, 1989	33	Aug. 18, 1989
Jan. 31, 1989	Feb. 7, 1989	7	Feb. 17, 1989	Aug. 8, 1989	Aug. 15, 1989	34	Aug. 25, 1989
Feb. 7, 1989	Feb. 14, 1989	8	Feb. 24, 1989	Aug. 15, 1989	Aug. 22, 1989	35	Sept. 1, 1989
Feb. 14, 1989	Feb. 21, 1989	9	Mar. 3, 1989	Aug. 22, 1989	Aug. 29, 1989	36	Sept. 8, 1989
Feb. 21, 1989	Feb. 28, 1989	10	Mar. 10, 1989	Aug. 29, 1989	Sept. 5, 1989	37	Sept 15, 1989
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Mar. 7, 1989	Mar. 14, 1989	12	Mar. 24, 1989	Sept. 12, 1989	Sept. 19, 1989	39	Sept. 29, 1989
Mar. 14, 1989	Mar. 21, 1989	13	Mar. 31, 1989	Sept. 19, 1989	Sept. 26, 1989	40	Oct. 6, 1989
Mar. 21, 1989	Mar. 28, 1989	14	Apr. 7, 1989	Sept. 26, 1989	Oct. 3, 1989	41	Oct. 13, 1989
Mar. 28, 1989	Apr. 4, 1989	15	Apr. 14, 1989	Oct. 3, 1989	Oct. 10, 1989	42	Oct. 20, 1989
Apr. 4, 1989	Apr. 11, 1989	16	Apr. 21, 1989	Oct. 10, 1989	Oct. 17, 1989	43	Oct. 27, 1989
Apr. 11, 1989	Apr. 18, 1989	17	Apr. 28, 1989	Oct. 17, 1989	Oct. 24, 1989	44	Nov. 3, 1989
Apr. 18, 1989	Apr. 25, 1989	18	May 5, 1989	Oct. 24, 1989	Oct. 31, 1989	45	Nov. 13, 1989 (Mon.)
Apr. 25, 1989	May 2, 1989	19	May 12, 1989	Oct. 31, 1989	Nov. 7, 1989	4.6	Nov. 17, 1989
May 2, 1989	May 9, 1989	20	May 19, 1989	Nov. 7, 1989	Nov. 14, 1989	47	Nov. 27, 1989 (Mon.)
May 9, 1989	May 16, 1989	21	May 26, 1989	Nov. 14, 1989	Nov. 21, 1989	48	Dec. 1, 1989
May 16, 1989	May 23, 1989	22	June 2, 1989	Nov. 21, 1989	Nov. 28, 1989	49	Dec. 8, 1989
May 23, 1989	May 30, 1989	23	June 9, 1989	Nov. 28, 1989	Dec. 5, 1989	50	Dec. 15, 1989
May 30, 1989	June 6, 1989	24	June 16, 1989	Dec. 5, 1989	Dec. 12, 1989	.51	Dec. 22, 1989
June 6, 1989	June 13, 1989	25	June 23, 1989	Dec. 12, 1989	Dec. 19, 1989	52	Dec. 29, 1989
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June 20, 1989	June 27, 1989	27	July 7, 1989	Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

- HEADING OF THE PART: Duck, Goose and Coot Hunting
- 17 III. Adm. Code 590

1

- CODE CITATION: 2
- SECTION NUMBERS:

3

PROPOSED ACTION:

590.20 590.60

4)

Amendments Amendments

- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 3.5, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (III. Rev. Stat. 1987, en. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).
- A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: These changes are being proposed because previously (and through December 31, 1989), the daily limit on Canada Geese was 2 per day. During the month of January, 1990, in the Southern Illinois Quota Zone, the U.S. Fish and Wildlife Service will allow hunters to harvest 3 Canada Geese per day. Since we allowed 10 shells with a 2 goose limit, we wish to allow 15 shells during the 3 goose limit. 3
 - WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No 6
 - DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 2
- DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? 8
- ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? Yes 6

Section Numbers 590.60

13 III. Reg. 12171, July 28, 1989 Illinois Register Citation Proposed Action Amendments

- This rule has no impact STATEMENT OF STATEWIDE POLICY OBJECTIVES: on local governments. 10)
- TIME, PLACE, AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication 11)

Springfield, Illinois 62701-1787 524 S. Second Street Lincoln Tower Plaza Jack Price

of this notice to:

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- ö This rule has no impact INITIAL REGULATORY FLEXIBILITY ANALYSIS: small businesses or municipalities. 13)
- THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER b: FISH AND WILDLIFE

DUCK, GOOSE AND COOT HUNTING

Statewide Regulations	Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting Illinois Youth Goose Hunting Permit Requirements	Duck, Goose and Coot General Hunting Regulations on all Department-	Check Station Department Sites Only - Duck, Goose and Coot Hunting Non-Check Station Department Sites Only - Duck, Goose and Coot Hunting	590.60 Various Other Department Sites - Duck, Goose and Coot Hunting EXHIBIT A The Non-Toxic Shot Zones of Illinois
Section 590.10	590.20 590.25	590,30	590.40	590.60 EXHIBIT

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).

SOURCE: Adopted at 5 III. Reg. 8857, effective August 25, 1981; emergency amendment at 5 III. Reg. 11386, effective October 14, 1981, for a maximum of 150 days; codified at 5 III. Reg. 10538; Part repealed at 6 III. Reg. 9647, effective July 21, 1982; new Part adopted at 6 III. Reg. 11865, effective September 22, 1982; amended at 7 III. Reg. 113229, effective September 28, 1983; emergency amendment at 7 III. Reg. 13948, effective October 6, 1984; amended at 9 III. Reg. 14342, effective September 5, 1985; peremptory amendments at 9 III. Reg. 15062, effective September 5, 1985; emergency amendments at 9 III. Reg. 1538, effective October 8, 1985, for a maximum of 150 days; amended at 10 III. Reg. 16388, effective September 22, 1986; emergency amendments at 10 III. Reg. 1638, effective September 22, 1986; emergency amendments at 11 III. Reg. 10560, effective May 21, 1987; emergency amendments at 11 III. Reg. 10560, effective May 21, 1987; emergency amendments at 11 III. Reg. 1542, effective August 28, 1987, for a maximum of 150 days; emergency expired January 25, 1988; amended at 12 III. Reg. 12200, effective July 15, 1988; emergency amendments at 12 III. Reg. 16233, effective September 23, 1988, for a maximum of 150 days; emergency expired February 20, 1989; emergency amendments at 12 III. Reg. 22244, effective December 7, 1988, for a maximum of 150 days, emergency expired May 6, 1989; amended at 13 III. Reg. 10525, effective June 20, 1989; amended at 13 III. Reg. 14925, effective September 7, 1989; amended at 13 III. , effective

Section 590.20 Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting

Sites covered in this Section, which allow hunting by permit only, are: (a)

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

80

NOTICE OF PROPOSED AMENDMENTS

Horseshoe Lake Conservation Area (Alexander County)

Rice Lake Conservation Area

Union County Conservation Area

Permit Requirements <u>۾</u>

- Permit reservations will be accepted starting in September. Initial acceptance dates will be publicly announced. 7
- Only one permit per person will be issued until the daily quota is filled. The daily quota is determined by the formula: one hunter per 10 to 40 huntable acres. Huntable acres are determined by, but not limited to, the biological studies on the number of the the land at the site; the condition of the roads at the site; the number of employees available to work at the site; and the number of blinds which can be established on a site as set forth in Section species available; the condition, topography, and configuration of 3.8 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, par. 5
- The permit will be tor the use of the entire blind and it will be the responsibility of the permit holder to bring one hunting partner for Horseshoe Lake (Alexander County) and Union County (two hunters per blind) or two hunting partners for Rice Lake (three hunters per blind). Unfilled blinds will be filled by a drawing at the sites. 3
- All duplicate permit reservations will be rejected and the hunter will forfeit his rights to a permit. Permits are not transferrable. A)

4

For other Permits cannot be transferred on the hunting area. information write to: B

524 S. Second Lincoln Tower Plaza, Room 210 Illinois Department of Conservation Permit Office - Waterfowl Springfield, II 62794-9227 P.O. Box 19227

- Permits for waterfowl hunting will be issued from the Springfield Permit Office for Horseshoe Lake (Alexander County), Union County and Rice Lake. 2
- Horseshoe Lake (Alexander General waterfowl hunting regulations for County), Union County and Rice Lake areas ં

NOTICE OF PROPOSED AMENDMENTS

- Subsection (c) of this Section shall be in accordance with Federal Regulations (50 CFR 20, effective September 29, 1987) unless the regulations in this Section are more restrictive. 7
- Season dates, bag limits and methods of taking geese are set by the U. S. Fish and Wildlife Service, Department of the Interior, unless State regulations are more restrictive.

8

- Hours, Permits and Stamp Charges 3
- Hunting hours are from legal opening time until 12:00 Noon at Rice Lake. Hunting hours at Horseshoe Lake (Alexander County) and Union County are from sunrise until 12:00 Noon and will be closed on Mondays. **a**
- who have drawn poorer blinds (as determined by the area operator), will have priority to be reassigned to the better blinds as they become available. Hunters with permit reservations are required to check in at the check station between 4:30 a.m. and 5:00 a.m. Permits are void after 5:00 a.m. A drawing will be held to allocate blind sites. At Horseshoe Lake (Alexander County) and Union County, hunters with permit reservations from Springfield, â
- A \$15.00 Daily Usage Stamp must be purchased at Horseshoe Lake (Alexander County) and Union County. A \$6.00 Daily Usage Stamp must be purchased at Rice Lake. ົວ
- When daily quotas are not filled, permits will be issued to standby hunters by a drawing held at the check station. 4
- hunting. Persons exempt by law from having a hunting license and an Illinois stamp must deposit their Firearm Owner's Identification Hunters are required to deposit their hunting license and Federal and State Migratory Waterfowl Stamp in the check station while Card. Persons under 21 who do not have a card must be accompanied by an adult who has a valid card in his possession. 2
- Hunting will be done from assigned blinds only and hunters shall not move from blind to blind or leave the blind and return. 6
- Baiting with corn, grains or other feed is not allowed. 2
- Guns must be unloaded and encased at all times when not hunting. 8
- Disturbing or molesting waterfowl, fishing, or trespassing within the posted area of any hunting ground is prohibited. 6

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Special Canada geese hunting regulations for Horseshoe Lake (Alexander County) and Union County. ਚ
- hunting season except that the areas will be closed December 24, 25 and 26. 7
- T steel. It shall be unlawful for hunters to possess or use toxic (lead) shot in any gauge shotgun shells for hunting waterfowl. Hunters may not possess more than 10 shells nor shot larger than size T steel until January 1. During the January goose season, hunters may possess up to 15 shells with shot not larger than size 2
- Hunters cannot leave their blinds and shoot crippled geese. Hunters can leave the blind and retrieve their crippled geese but they must leave their guns in the blinds. 3
- Hunters must be at least 16 years of age (except for the Illinois Youth Goose Hunt) to draw for a pit or blind on the Union County or Horseshoe Lake (Alexander County) areas. 4
- Special duck regulations for Rice Lake. e
- The legal hunting season is the dates of the central zone duck hunting season. 7
- shot It shall be unlawful for hunters to possess or use toxic (lead) in any gauge shotgun shells for hunting waterfowl. 8
- All hunting parties (each blind) are required to use a minimum of 12 duck decoys. 3
- Hunters can bring a private boat or can rent a boat at the area. The maximum motor size limit for private boats is unrestricted and for rental boats is 10 h.p. while hunting. Boats will be provided with blinds on Biz Lake and no motors will be allowed. 4
- at Hunters must be at least 16 years of age to draw for a blind the Rice Lake area. <u>2</u>
- Rice Lake will be closed to hunting when the lake is frozen over. effective (Source: Amended at 13 Ill. Reg. 6

Section 590,60 Various Other Department Sites - Duck, Goose and Coot Hunting

Sites covered in this Section conform to Statewide Regulations (Section 590.10) and General Department Regulations (Section 590.30), except as noted in the remainder of this Section. These sites are: a)

NOTICE OF PROPOSED AMENDMENTS

Carlyle Lake Wildlife Management Area

Clinton Lake State Recreation Area

Crab Orchard Refuge

Donnelley State Wildlife Area

Fox Ridge State Park

Ft. de Chartres Historic Site

Heidecke State Fish and Wildlife Area and Powerton Lake

(Alexander County) Public Area Hunting Area (other than permit area) Conservation Lake Horseshoe

Horseshoe Lake State Recreation Area (Madison County)

Kaskaskia River Fish and Wildlife Area

Kidd Lake State Natural Area (no permanent blinds allowed)

Kinkaid Lake Fish and Wildlife Area

Lake Shelbyville

Lake Shelbyville Fish and Wildlife Management Area

LaSalle Fish and Wildlife Area

Little Black Slough State Natural Area

Lower Cache River State Natural Area

dermet Lake Conservation Area

lississippi River Area Fish and Wildlife Area

like County Conservation Area

owerton Lake (Regulations combined with Heidecke Lake)

lend Lake Wildlife Management Area

dice Lake Conservation Area

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Saline County Conservation Area

Sanganois Conservation Area

Sangchris Lake State Park

Shawnee National Forest, Bluff Lake

Shawnee National Forest, LaRue Scatters

Shawnee National Forest, Oakwood Bottoms (West of the Big Muddy Levee)

Stephen A. Forbes State Park

Turkey Bluffs Fish and Wildlife Area (All hunters must sign in and out and report kill; no permanent blinds allowed)

Union County (firing line Waterfowl Management Area)

Site specific regulations <u>a</u>

Waterfowl Hunting Regulations for Carlyle Lake Lands and Waters 7 Shooting hours for waterfowl are statewide opening hour until 1:00 p.m. A)

Waterfowl and coot hunting will be permitted except in clearly posted refuge areas or developed recreation areas, or within 500 feet of construction sites or developed recreation areas. â

No permanent blinds, goose pits, or other structural works may be constructed or dug on State managed lands at any time, except that the U.S. Army Corps of Engineers may build permanent blinds for disabled or handicaped hunters. All other blinds must be portable in nature or constructed of natural vegetation located at the blind site, and must be removed at the end of the day's hunt. ົວ

the duck hunting season, and no one may remain in the area subimpoundment area is defined as that area bordered by the Kaskaskia River on the east and south and extending north and west to the Carlyle Lake project boundary, and includes It is unlawful to enter the subimpoundment area 3 days prior to the opening of waterfowl hunting season. No one may enter the subimpoundment area before 3:00 a.m. each day of after 3:00 p.m. each day of the duck hunting season. mpoundment areas 1, 2, 3, and 4. â

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF CONSERVATION

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DEPARTMENT OF CONSERVATION

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

and east boundary of the State managed land is open to hunting of other species (that are in season) during the East Side Management Area from Cox Bridge to the north Subimpoundment area waterfowl regulations apply in this area for waterfowl hunting. Statewide and site specific regulations apply for other species. waterfowl hunting season. Î

No one may enter or remain on the waters of Carlyle Lake from 12:00 a.m. (midnight) to 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunter may remain in the area after 3:00 p.m. each day of the waterfowl hunting

It shall be unlawful to be in possession of firearms on the waters of Carlyle Lake after 3:00 p.m. each day during the

season.

Œ

waterfowl hunting season and 24 hours prior to the opening day of waterfowl hunting season.

- Clinton Lake
- Hunters must obtain free permit from site office prior to hunting; hunters must return the permit and report harvest by February 15 of following year or hunting privileges for
- 200Hunting parties must maintain a minimum distance of yards apart.
- No more than 3 persons shall occupy or use a portable boat â
- Portable boat blinds must have been completed, including final brushing, before entering the water and must be removed at the end of each hunting day. **⊕**
- Each hunting party is required to hunt over a minimum of 12 decoys. E
- Donnelley State Wildlife Area

3

waterfowl hunting parties. (A hunting party shall be defined as an individual, or group of hunters occupying a single boat, blind, or hunting site).

5

Each hunting party is required to hunt over a minimum of 12 decoys. Decoys shall not be left out unattended or after 3:00 p.m. each day of the waterfowi season.

4 and that portion of compartment 2 that lies 200 yards

south of levee B where the levee runs east and west, and 200 yards west where the levee turns and runs north and south.

subimpoundment area during the duck hunting season. On the day following the close of duck season to the close of goose season, the following areas in the Carlyle goose season, the following areas in the Carlyle subimpoundment will be refuge. All of compartments 3 and

coot hunting are allowed in

the subimpoundment areas.

Only waterfowl and

Î

No person shall tamper or attempt to manipulate any of the gates, pumps, or structures in the subimpoundment area.

¥

area except those operated by Department of Conservation

or Corps of Engineers personnel.

motor driven vehicles are allowed in the subimpoundment

ô

a

- Hunting is prohibited on Tuesdays and Wednesdays. B
- Hunting hours are from sunrise to 12 Noon. B
- Goose hunting is prohibited after the close of the duck season. ΰ
- All hunting will be from designated blinds only. Refilling or changing blinds is not permitted. â
- All hunters must report to the check station to fill out an information card and turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to blinds. **⊕**

The lands and waters lying south of a line from the south side of the mouth of Coles Creek on the east side of Carlyle Lake to the south side of the mouth of Allen Branch on the

side of Carlyle Lake is a designated waterfowl refuge

and is closed to hunting.

west

Ê

8

following season will be forfeited. B

No flotation devices capable of floating a man are

When the water level in the subimpoundment area

allowed.

ਹ

Only walk-in hunting will be permitted in the subimpoundment

is too high (due to flooding) to allow walk-in hunting, Department of Conservation personnel will post that the area is open to boats. Boats are allowed only at these times in

- Hunting is allowed only from anchored portable boat blinds except no waterfowl hunting is permitted in the area extending from a line between the west side boat ramp and the southern-most point of the central peninsula to the Davenport Bridge, and within 200 yards of developed recreation areas, construction and industrial sites, or within 300 yards of electrical power lines. â
- ົບ

NOTICE OF PROPOSED AMENDMENTS

- \$5 daily usage stamp must be purchased to hunt this area. Œ
- No outboard motors are allowed by public only by authorized DOC personnel. Û
- No more than 3 persons shall occupy a blind at any one time. Ξ
- All parties are required to report to check station within 1 hour after termination of hunt or no later than 1 p.m.
- All parties must hunt over a minimum of 12 decoys and a maximum of 48 decoys which must be removed upon the termination of the hunt. 3
- The first weekend and the third Saturday of the waterfowl season will be designated as youth hunt days. This will consist of youth or youths 15 and under plus one adult per blind. There will be no charge for the youth on these days. Those blinds not allocated to youths shall be available to adults on those days. K
- Ridge State Park Fox 4)
- Hunting restricted to Embarras River and its flood waters. A)
- permanent blinds of any kind or other structural works are permitted 9 N $\widehat{\mathbf{B}}$
- pits shall be dug, built or occupied. ô ົວ
- de Chartres Historic Site Fort 2
- No check station. A)
- Hunting is allowed from anchored, portable boat blinds only on a first-come, first-served basis; no permanent blinds allowed. B)
- Portable boat blinds must have been completed, including final brushing, before entering the area and must be removed at the end of each hunting day. ົວ
- 200 Hunting parties must maintain a minimum distance of yards apart. a
- Each hunting party is required to hunt over a minimum of 12 decoys which must be removed at the end of each hunting Each hunting E

DEPARTMENT OF CONSERVATION

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

- No hunting is allowed during firearm deer season. E
- Heidecke State Fish and Wildlife Area and Powerton Lake (9
- Definitions: A)
- brushing) before entering the area. The boat blind and all blind materials will be removed at the end of each Boat blind (water blind) - a portable form of bos which must be completely concealed (including final ::
- Water blind site a position within $10~{\rm yards}$ of a numbered stake or buoy where a blind may be located. <u>:</u>
- Daily draw procedure by which blinds or blind sites are allocated daily. \equiv
- Refuge an inviolate area on which all hunters and the general public may not trespass. Ξ
- Waterfowl Fanting will be permitted on Department leased or managed lands and waters only at designated blind sites. â
- Water blind sites will be determined by the Department of Conservation and marked with a numbered stake or buoy. Û
- Lake hunters shall register as parties for the drawing; each party drawn will be allowed to select blind site in order at the check stations 90 minutes before sunrise. At Heidecke drawn; only those hunters registered in party will be allowed to hunt with their party, no more than three hunters per party; persons under the age of 16 shall not be allowed to Blind sites will be allocated on a daily draw basis conducted hunt unless accompanied by an adult. â
- No blind sites will be allocated after the hour after legal shooting time. No blind Blind sites not selected during the drawing will be allocated on a first-come, first-served basis. Vacant blind sites will not be allocated after the drawing until one hour after legal drawing until one hour after legal shooting time. sites will be allocated after 10:00 a.m. shooting time. (ii)
- Hunters wishing to move to another blind site must report this move to the check station attendant, in person, before Œ

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Hunting will be from boat blinds only

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- H) Access to water blind sites will be by boat only and from designated boat launch sites.
- All water hunting must be from portable blind, within 10 yards of the assigned numbered stake or buoy. No more than 3 persons shall use one blind. Portable boat blinds must have been completed, including final brushing, before entering the area, and be removed at the end of each hunting day.
- Daily shooting hours will be legal opening time to 12:00 Noon. Upon vacating blinds, all hunters must report to the check station within 1 hour. At this time, waterfowl bagged will be checked in and displayed to the station operator and hunting licenses returned.
- K) Each hunting party is required to hunt over a minimum of 12 decoys. Decoys must be picked up immediately after the nunt is over.
- L) No unauthorized pits or blinds will be built on Department leased or managed land or water.
- Heidecke Lake will be closed to all fishing and boat traffic except for legal waterfowl hunters from 2 weeks prior to duck season until the close of the waterfowl season. Powerton Lake will be closed to boat traffic from October 1 to February 15, except for legal waterfowl hunters; and closed to all unauthorized entry during the waterfowl season.
- N) No hunting will be allowed on Monday and Tuesday at Heidecke Lake. No hunting will be allowed at Powerton Lake on Monday through Thursday except hunting will be permitted on State holidays.
- o) It is unlawful to hunt waterfowl on the water area in any watercraft less than 16 feet long and 60 inches in beam; however, layout boats approved in advance by the site superintendent will be permitted. A layout boat is defined as a nonmotorized, flat bottom, low profile boat in which the sides are continous with the front deck and slope inward toward the opening rather than the usual outward slope. Such layout boats must be attended at all times by a nonhunting tender boat that is at least 16 feet with a 60 inch beam. Layout boats are restricted to open water blind sites. Tender boats must anchor as close as possible to the center dike.

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- P) No guns may be carried from water blinds to retrieve waterfowl that fall on land.
- Q) Hunting is closed on Christmas Day.
- R) All water areas not posted with blind site numbers shall be refuge and are closed to all boat traffic except by authorized personnel.
- S) It is unlawful to shoot across any dike at Heidecke Lake.
- T) Waterfowl hunting will close with the conclusion of the duck season at Powerton Lake. At Heidecke Lake waterfowl hunting closes at the end of duck or goose season, whichever is later. No goose hunting during the September goose season is permitted at Heidecke Lake.
- U) In the event of adverse water and/or weather conditions, such as flooding, high winds, or heavy fog, hunting will be prohibited.
- Horseshoe Lake (Alexander County) Public Hunting Area (other than permit area)

The refuge area shall be defined as all State owned land and those areas adjacent within the tract of land hereinafter described: Beginning at the intersection of State Highway No. 3 and the Olive Branch-Miller City Road, thence in southerly direction to the intersection of the Olive Branch-Miller City Road and the Promised Land Road, thence easterly to the intersection of the Promised Land Road and Old Highway No. 3, thence northwesterly in intersection of Old Highway No. 3 and State Highway No. 3 and thence northwesterly along State Highway No. 3 to point of beginning at Olive Branch.

- 8) Horseshoe Lake State Recreation Area (Madison County)
- A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.
- B) Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to those which pass inspection.
- Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.30(e),

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Kaskaskia River Fish and Wildlife Area 6

- Shooting hours are statewide opening hour until 1:00 p.m. during the waterfowl hunting season. For those lands lying south of Illinois Route 154 and north of Illinois Route 13, the legal shooting hours shall be from statewide opening hour until statewide closing hour. Goose hunting hours end at 1:00 p.m. A)
- waterfowl hunting parties must use at least 12 decoys hunt at least 200 yards from the next hunting party. All B)
- first-served rule prevails. Blinds shall be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of each No permanent blinds will be allowed on the area. No one has any prior claim or right to any blind site. First-come, ົວ
- It is unlawful to leave duck and goose decoys unattended. Decoys must be picked up at the end of each day's hunt. â
- No one under 16 years of age shall hunt or attempt to hunt on the area unless accompanied by an adult due to safety factors. $\widehat{\Xi}$
- The following regulations apply to the Doza Creek Waterfowl Management Area: Œ
- to waterfowl hunting season. No waterfowl hunters may enter the area before 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunters may remain in the area after 3:00 p.m. This area will be closed to all public use 3 days prior
- þ Waterfowl, coot and archery deer hunting only will be allowed in this area during the duck hunting season. Ξ

Lake Shelbyville 10)

It is unlawful for any unauthorized persons to enter a duly posted restricted area.

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Lake Shelbyville West Okaw and Kaskaskia Fish and Wildlife Area Waterfow1 hunting will be permitted as described below except in duly posted restricted and "No Hunting" areas. A) 11)
- Waterfowl hunting in the Fish Hook Waterfowl Area, the McGee Waterfowl Area, and the Jonathan Creek Waterfowl Area will be allotted by a daily drawing from opening day through the first Saturday and Sunday of the regular waterfowl Parties will register for drawings between 4:00 a.m. and 5:00 a.m. Central Daylight Time (3:00 a.m. and 4:00 a.m. Central Standard Time) on those days. Each party drawn will be allowed to choose one of the staked sites in the waterfowl area. Parties will select sites in the order they are drawn. Maximum party size is 4 persons. In addition, the following season. Drawings will be conducted at each area. regulations will apply: â
- All parties must hunt within 10 yards of their assigned
- passies must be in place by one-half hour before shooting time. AII Ξ
- All parties are required to report their harvest by 2:00 p.m. following each hunt. ii)
- Hunting in the contained to designated, staked sites on a first-come, will be restricted to designated, staked sites on a first-come, first-served basis except as noted in subsections (A) and (B) Hunting in the Jonathan Creek and McGee Waterfowl Areas ົວ
- Daily shooting hours will be from legal opening to 1:00 p.m. â
- group Waterfowl hunters must maintain a distance of 200 yards between parties except as described in subsection (B) above. (A hunting party shall be defined as an individual or grou of hunters occupying a single boat, blind, or hunting site). 亩
- Each hunting party in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas are required to hunt over a minimum of 12 decoys. Œ
- The building of permanent blinds of any kind or other structural works is prohibited. All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt. ਰ

NOTICE OF PROPOSED AMENDMENTS

- No goose pits shall be built or dug 田
- Motors of over 10 horsepower shall not be operated in the Fish Hook, Jonathan Creek, Dunn, and McGee Waterfowl
- Waterfowl hunting only is permitted in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas during the regular waterfowl season. 6
- During the regular waterfowl season, no bank or boat fishing will be permitted on the Kaskaskia River from the Strickland Boat Access north to the Illinois Central Railroad bridge from one-half hour before sunrise until 1:00 p.m. Ξ

Black Slough Little 12)

- No permanent blinds or pits may be constructed or dug at any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or Cutting of live dismantled at the end of the day's hunt. trees and shrubs on the area is prohibited. B
- Dedicated Nature Preserve areas are closed to hunting. â

Cache River State Natural Area Lower 13)

- any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or Cutting of live at No permanent blinds or pits may be constructed or dug any time. All blinds must be of a portable nature or dismantled at the end of the day's hunt. trees and shrubs on the area is prohibited. 8
- Dedicated Nature Preserve areas are closed to hunting. B

Meredosia Lake - Cass County Portion Only 14)

All boat traffic is prohibited from entering the duly posted Waterfowl Refuge from 1 week before waterfowl season until the season closes.

Mermet 15)

- Waterfowl hunting will be permitted only during the duck hunting season. 8
- Those individuals wishing to hunt in the walk-in area are required to deposit their hunting licenses and register at the check station prior to entering the area. Individuals who Hunting is allowed in both the walk-in and blind areas only. â

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

change blinds without prior approval from the check station operator. Those persons exempted by law from having hunting licenses must deposit their Firearm Owner's Identification hunting licenses and participate in a daily drawing during which blinds will be assigned. Hunting parties shall not use the blind area are required to deposit their wish to

- The daily drawing shall be held one hour prior to legal shooting time. ົວ
- All members of the hunting party shall register as a group (not to exceed 4 people per group) for the purpose of the drawing. â
- Those hunters in the blind area shall park in designated areas. These parking areas will be numbered to correspond with particular blind sites located along the levee road. 臼
- In the blind area, a minimum of 12 decoys per blind is required while hunting waterfowl. Œ
- Deer, squirrel and woodcock may not be taken in the waterfowl areas after the opening of the waterfowl season. ਓ
- Daily hunting hours shall be the legal opening until 12:00 Noon local time. Œ
- All boats are prohibited from entering the duly posted waterfowl refuge (Main Lake) from October 1 until the close of the waterfowl season.

Mississippi River Area Fish and Wildlife Area 16)

- A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites. B
- Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to those which pass inspection. â
- on which blinds of an unsatisfactory quality have been built, and have falled the inspection pursuant to Section 590.60(e). on which blinds have not been built, as well as sites will be given one week to correct deficiencies. Blinds failing the second inspection will be reassigned to alternates selected at a drawing on a day publicly announced by the Department. ົວ

NOTICE OF PROPOSED AMENDMENTS

be completed, including final brushing, in advance of the opening date of the waterfowl must All reassigned blinds

Pike County Conservation Area 12

Statewide season regulations apply except that the season closes November 30 or the legal statewide closing, whichever is earlier, in Area A.

Rend Lake Wildlife Management Area 18)

- All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt. **a**
- No goose pits or permanent blinds shall be dug or built on State lands. B
- Only row boats and boats with electric motors shall be used in the subimpoundment areas during the waterfowl hunting season, except that during the last 14 days of the duck hunting season and until the end of the waterfowl season 10 h.p. outboard motors or less may be used. ົວ
- All waterfowl hunters and all boats must be out of the subimpoundments by 2:00 p.m. each day of the waterfowl season and not return until 3:00 a.m. â
- No hunting will be permitted from the subimpoundment dams. 亩
- No waterfowl hunting will be permitted within 200 yards of the refuge boundary, or within 100 yards of any private property boundary. Œ
- The distance between waterfowl hunting parties shall be no less than 100 yards in the Big Muddy and Casey Fork subimpoundment and 200 yards outside the subim-poundment on the remainder of the Area. (A hunting party shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site). ਹ
- All boat traffic is prohibited from entering the duly posted waterfowl refuge and the subimpoundments from 2 weeks before waterfowl season until March 1. Ê
- All waterfowl hunters must sign in prior to hunting and sign out and report their harvest at the end of each day's hunt.

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- All waterfowl hunting along an east-west line running 200 yards north of the Casey Fork Subimpoundment Dam will be within 10 feet of staked locations. 5
 - Each hunting party is required to hunt over a minimum of 12 decoys at each blind site, and all decoys must be picked up at the end of each day's hunt. K
- Daily shooting hours for waterfowl will be from legal opening time to 1:00 p.m. a
- The land portion of the Rend Lake Refuge is closed to trespassing at all times. The location of the Rend Lake Refuge is described as follows: Œ
- Bounded on the south by a buoy line, approximating the Jefferson-Franklin County Line. :=
- a buoy line and/or signs of the Casey Fork Creek. Bounded on the east by approximating the channel <u>:</u>
- Bounded on the west by a buoy line and/or signs approximating the channel of the Big Muddy River, Œ
- Bounded on the north portion of the Big Muddy River by a buoy line and/or signs approximating a line which would extend west from Ina, Illinois. €.
- Bounded on the north portion of the Casey Fork Creek by the Casey Fork Subimpoundment Dam. 5
- Bounded on Nason Point by refuge boundary signs at project limits. Ę.
- Rice Lake (Walk-in and Copperas Creek Management Units) 13)
- Hunting will be alternated between units every other day beginning with opening day at the walk-in unit, and shall be limited to 20 hunters per day. A)
- Hunters shall be determined by a daily drawing at the designated check station. â
- Shooting hours shall be from legal opening time until 12:00 Noon. Statewide bag and possession limits apply on this area. ົວ
- Saline County Conservation Area 20)

NOTICE OF PROPOSED AMENDMENTS

- Waterfowl hunting is allowed north of the township road only. **A**
- Walk-in hunting only

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Sanganois 21)

- Hunters using the walk-in area shall use the check station at the headquarters area located 8 miles northwest of Chandlerville just off Route 78 or the check station on the west side of the Illinois River one mile north of Browning **A**
- Walk-in waterfowl hunting will be permitted only in the area posted for this purpose. â
- All hunters using this area must report to the check station to fill out information cards and to turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to ົວ
- the Upon the completion of hunting, hunters must report to check station within one hour. â
- Fishing is prohibited in the impoundment areas during the waterfowl season. 臼
- No person shall trespass on the Barkhausen Refuge during the period from October 1 through December 31. £
- No person shall trespass on the Marion-Pickerel Waterfowl Refuge during the period from October 1 through the last day of the waterfowl season. ਹ

Sangchris Lake State Park 55)

- Hunting hours are legal opening until 12:00 Noon. **A**
- Hunters will participate in daily drawing commencing 2 hours prior to sunrise. Blind sites not selected during the drawings will be allocated on a first-come, first-served basis. Vacant blind sites will not be allocated until 9:00 a.m. Further, no blind sites will be allocated after 10:00 a.m. 8
- All hunting will be from registered blind sites only and hunters must occupy their blinds within one hour after registering at the check station. ົບ

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DEPARTMENT OF CONSERVATION

- NOTICE OF PROPOSED AMENDMENTS
- Upon vacating their blinds, hunters must place their completed harvest cards in the collection boxes located at either the east or west boatdock. â
- direction) the peninsula created by the junction of the east and west arms. This area will be closed to all boat traffic and boat fishing during the duck season. Bank fishing along the dam will be permitted. There will be a duly posted waterfowl refuge located at the north end of the lake that will include all waters of the lake located north and at right angles to (in an east and west **(**
- located on waters from the junction of the center arm and the east arm of the lake north to the refuge area, the area adjacent to the power plant is utilized as a fly ash pond and the south portion of the west arm will be duly designated as Additional refuges are waterfowl refuge will be located on State land between A waterfowl refuge will be located the east and west arms of the lake. inviolate areas. Œ
- Waterfowl hunting will close with conclusion of duck season ਓ
- No more than 4 persons shall occupy a blind at one time. Ħ
- Waterfowl hunting will be permitted on State leased lands and waters in the Sangchris Lake State Park area, except in minimum of 300 yards from all high lines and 500 feet from construction or industrial sites. The center arm of the lake duly posted refuge areas, developed recreation areas, a will be closed to all waterfowl hunting.
- remove, move or close blind sites in order to carry out the operations of the overall management program. determined by the Department of Conservation and marked with a numbered stake. When it is deemed necessary, the Department of Conservation will sites will be G
- Blind sites will be allocated on a daily draw basis. R
- so after 10 a.m. providing they include the blind change on the harvest card and report their kill for each blind. 1
 - Access to blind sites will be by boat only and from designated boat launch sites, the West Hill Boat Launch and the East Harbor Boat Launch. A corridor located north of the Middle Peninsula along the southern edge of the existing refuge will be established to provide access to the west arm of the Lake from the East Harbor Boat Launch when the West Hill Ê

NOTICE OF PROPOSED AMENDMENTS

þe w ill corridor use Launch is closed. Such notice of corridor use announced prior to the blind drawing for that day.

- All hunting must be from 1 portable blind or 1 anchored portable blind located within a numbered cove and between the assigned numbered stakes. Portable blinds or boat blinds must have been completed, including final brushing, before entering the area, and removed at the end of each hunting day. Cutting of natural vegetation for any purpose will be unlaw ful. Î
- Crippled waterfowl that fall on land, other than areas designated as refuge, shall be retrieved by foot. However, no gun may be carried while attempting to recover such birds. 6
- ö leased State on built No pits or blinds will be Commonwealth Edison land. <u>a</u>
- A position between two like numbered stakes within a cove where a blind may be located. Blind sites: 6
- Corridor Water travel lane, during waterfowl season only, for boating back and forth to blind sites. 8
- Fishing will be prohibited in the east and west arms of the lake during the period from 10 days prior to the duck season through the end of the waterfowl season. ŝ
- Each party must hunt over a minimum of 12 decoys, and all decoys must be removed at the end of each day's hunt. £
- When it is deemed necessary for public safety reasons, such as flooding, high winds, or heavy fog, the Department of Conservation will close the lake area to all fishing and all boating activity except for non-water hunting programs. a
- Shawnee National Forest, Bluff Lake 33
- Goose hunting is prohibited. B
- Shooting hours: legal opening until noon. (A)
- No permanent blinds or other structures may be constructed on the site. ົວ
- Shawnee National Forest, LaRue Scatters 24)

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- All hunting will be by walking in or in boats without motors. A)
- shall be Shooting hours for all species in this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with statewide deer hunting hours (17 III. Adm. Code 670). B
- Permanent blinds shall not be constructed in this area and all equipment used in the taking of waterfowl must be removed at the end of each hunting day. ົວ
- Shawnee National Forest, Oakwood Bottoms (Green Tree Reservol. west of the Big Muddy levee) 25)
- All hunting will be by walking into the area.

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- Shooting hours for all species on this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with Statewide deer hunting hours (17 III. Adm. Code 670). B
- Permanent Lainds shall not be constructed in this area and all equipment used in the taking of waterfowl must be removed at the end of each hunting day. ົວ
- Each hunting party will be required to hunt over a minimum of 12 decoys in Compartments 19, 20 and 21. â
- No person shall tamper with or attempt to manipulate any of the gates, pumps or structures in the sub-impoundment area. 臼

Stephen A. Forbes 26)

- Daily hunting hours are legal open to 1:00 p.m. (¥
- On the main lake hunting is allowed from a boat blind only and must be within 100 yards of a staked location. B
- Only walk-in hunting is allowed in the sub-impoundment. Hunting must occur within 100 yards of a staked location. ົວ
- Hunting will be allowed on a first-come, first-served basis. All hunters must use 12 decoys, minimum. â
- County (Firing Line Waterfowl Management Area) Union 22)
- It shall be unlawful to take a gun beyond the posted boundary while retrieving crippled geese. æ

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF CONSERVATION

- This area will be closed at 12 noon during the goose season. â
- Hunters may not possess more than 10 shells nor shot larger than size T during the goose seasonuntil January 1. During the Jahuary Goose Season, hunters may possess up to 15 shells with shot not larger than size T steel. ົວ
- Waterfowl hunting from staked sites only. â

_, effective (Source: Amended at 13 Ill. Reg.

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

The Taking of Wild Turkeys - Spring Season HEADING OF THE PART:

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- 17 III. Adm. Code 710 CODE CITATION: 3
- PROPOSED ACTION: Amendments
 Amendments
 Amendments SECTION NUMBERS: 710.10 710.20 710.30 710.50 3
- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, and 2.9 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.20, and 2.9), and Sections 2.10 and 2.11 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 2.10 and 2.11). 4
- A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: This Part is being amended to incorporate changes regulating Turkey Hunting for the 1990 Spring Season. Changes have been made in the season dates, the number of permits issued by county and several sites have either been added or deleted. જ
- WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No 9
- ŝ DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 5
- DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE?
 No 8
 - ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART! No 6
- STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments. = 10

TIME, PLACE, AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication Springfield, Illinois 62701-1787 Lincoln Tower Plaza 524 S. Second Street Jack Price of this notice to:

This rule has no impact on INITIAL REGULATORY FLEXIBILITY ANALYSIS: small businesses or municipalities. 12)

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER b: FISH AND WILDLIFE

THE TAKING OF WILD TURKEYS - SPRING SEASON

					Sites	
					Managed	
					ö	
					Owned	
	Hunting Seasons and Permit Quotas	Turkey Permit Requirements	Turkey Hunting Regulations	Other Regulations (Repealed)	Regulations at Various Department Owned or Managed Sites	Releasing or Stocking of Turkeys
Section	710.10	710.20	710.30	710.40	710.50	710.60

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, and 2.9 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.20, and 2.9), and Sections 2.10 and 2.11 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 2.10 and 2.11).

SOURCE: Adopted at 4 III. Reg. 15, p. 153, effective April 1, 1980; codified at 5 III. Reg. 10643; amended at 6 III. Reg. 3852, effective March 31, 1982; amended at 7 III. Reg. 4208, effective March 25, 1983; amended at 8 III. Reg. 5663, effective April 16, 1984, amended at 9 III. Reg. 6200, effective April 24, 1985; amended at 10 III. Reg. 5342, effective April 4, 1986; amended at 11 III. Reg. 5342, effective March 8, 1988; amended at 13 III. Reg. 5342, effective April 4, 1989; amended at 13 III. Reg. 6304.

Section 710.10 Hunting Seasons and Permit Quotas

Season Dates: a)

2nd Season: Saturday, April 1514 - Friday, April 21, 168920, 1990. Saturday, April 2211 - Wednesday, May 3,-19892, 1990. 1st Season: Monday, April 109 - Friday, April 14, -198913, 1990. 3rd Season:

Open Counties and Permit Quotas: <u>a</u>

NUMBER OF PERMITS PER SEASON	$\begin{array}{c} +40200 \\ \hline 170 \\ \hline 175 \\ 175 \\ +25450 \\ \hline +10450 \\ \hline \hline 50 \\ \end{array}$
COUNTIES	Adams Alexander Brown Calhoun Carroll

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

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<u>Effingham</u> Fayette Fulton Gallatin-Hardin	Greene Hancock	Henderson Jackson	Jersey	Johnson	Macoupin	Marion	Marshall-Putnam	Monroe	Pike	Pope	Randolph	Saline	Schuyler	Union	Washington	Williamson

effective (Source: Amended at 13 Ill. Reg.

Section 710.20 Turkey Permit Requirements

the applicant resides does not provide for turkey hunting by Illinois residents, then the fee shall be \$75.00. Non-residents are also required to obtain a Non-Resident Hunting License before hunting wild turkeys. To take, or attempt to take, a wild turkey, Illinois residents must first obtain a "Wild Turkey Hunting Permit" from the Department of Conservation for a fee of \$15.00. Non-resident turkey hunters shall be charged the same fee for wild turkey hunting permits as that charged residents of Illinois by the state in which the applicant resides, except that in no case shall the fee be less than \$30.00. If the state in which Residents, except those exempted by Section 3.1 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, par. 3.1) are also required to obtain a hunting license before hunting wild turkey. Permits are issued for a specific county or area and are valid only in the county or area designated on the permit. Applications for wild turkey permits must be mailed to: а Э

Department of Conservation - Turkey 524 S. Second Street, Room 210 P. O. Box 19446 Springfield, Illinois 62794-9446

NOTICE OF PROPOSED AMENDMENTS

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- Applicants must complete all portions of the permit application form. Incomplete applications will be rejected and fees returned. Each applicant must submit a personal check or money order for his/her individual application. Not more than 4 applications may be submitted for group hunters. Applicants submitting applications within three weeks of the season will not be guaranteed receipt of permit by start of season.
- Applications received in the permit office after close of business on January 12 will be returned and will not be included in the computerized drawing. All requests must be on an official application form. Permits drawing. All requests must be on an original representation of transferable and refunds will not be granted. Permits will be are not transferable and refunds will not be held in Springfield in which allocated in a computerized drawing to be held in Springfield in which the first choice of seasons will be allocated before the second or third January 2042. will be accepted January 92 through received in the permit office after close choices are considered. Applications

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- Permits not issued during the computerized drawing will be available in a random daily drawing beginning February 3719. All hunters not receiving a permit in the computerized drawing may apply at this time for the available permits. ਰ
- Any permits not issued as of the second Monday in March will also be available in a random daily drawing to those hunters who have previously received one permit. (e)
- immediate family may apply for one free turkey permit for their property only in counties open for turkey hunting. A tenant for the purpose of this Part is one who rents 40 acres or more land for commercial agricultural purposes under an agreement with a landowner. Commercial agriculture shall be defined as utilization of land for the raising of hay, grain crops or livestock for profit. All landowners or tenants that do not reside on Landowners or tenants of 40 acres or more land and members of their the property must possess a valid hunting license. G
- Landowners, or tenants are not required to participate in the public drawing for permits and are not counted toward the total number of permits issued for a particular county. Landowner/tenant permits are valid for the entire 24 days encompassed by the 3 seasons, but allow the taking of only one wild turkey. <u>Б</u>
- The immediate family is limited to the spouse, children, and parents permanently residing on the same property as the landowner or tenant. 7
- Proof of ownership for all free landowner or tenant applications must be provided by one of the following methods: 3
- Submittal of a copy of property deed; Submittal of a copy of contract for deed; B B

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- Submittal of copy of most recent real estate tax statement. (If name on tax statement is different from name of landowner, proof of purchase agreement must be submitted.) ົວ
- If you are applying for a tenant permit, you are required to submit, in addition to the landowner certification and proof of ownership, a copy of one of the following: 3
- A copy of Internal Revenue Service Schedule F 1986 A
- Agricultural Conservation Programs (ACP) such as a form Agricultural Stabilization and Conservation Service 476, Commodity Credit Corporation 477 or Agricultual Conservation Programs 245. document showing participation in â
- A hunting rights lease, or other non-agricultural lease, is not valid for a landowner or tenant permit. 4
- If the property is owned or rented by more than one person: Only one landowner (and his immediate family) or one tenant (and his immediate family) will be issued a permit for every 40 acres of owned or rented land. 3
- example, if 3 persons own 90 acres, only 2 of the landowners For example, if 3 persons own 90 acres, only 2 of the 1 and their immediate family may receive turkey permits. 6
- Shareholders of corporations owning 40 or more acres of land in a county may apply for a free permit to hunt the corporation lands only. Only one permit per 40 acres, for a maximum number of 15 sign a notarized statement authorizing the applicant to hunt on the corporate lands for which a permit is being requested. This statement must identify the applicant is a shareholder, identify authorization to hunt and identify that no more than 15 permits per county shall be issued based on ownership of lands by corporations. Lands leased to corporations shall not be considered as a basis for a free permit for the shareholders of the lessee. the corporation, a duly authorized officer of the corporation must Lands held in trust by corporations shall not be considered as a application is made for a free permit based upon lands owned by authorizations will be requested per county for the corporation lands. This document must be attached to the application upon submittal basis for a free permit by the shareholders of the trustee. authorization to hunt and identify that 2
- Landowners or tenants who obtain a free permit to hunt their owned or leased property may apply for a second county-wide permit (\$15.00 fee) from any permits not issued as of the second Monday in March in a random daily drawing.

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- h) A \$3.00 service fee will be charged for replacement permits issued by the Department.
- i) It shall be unlawful to:
- Submit applications before the second Monday in March for receiving more than one permit for the same person, and thereafter, submittal of applications for receiving more than two permits for the same person.
- Provide false and/or deceptive information on a permit application form. In addition to criminal charges, individuals found guilty of violating this section shall have their application rejected, permit revoked, and fees forfeited.

(Source: Amended at 13 Ill. Reg.

Section 710.30 Turkey Hunting Regulations

It is unlawful:

- a) to use live turkey decoys, recorded calls, dogs, or bait;
- b) to take any wild turkey except a gobbler (male), or a hen with a visible beard;
- to take, or attempt to take, more than two wild turkey during the spring season, one must have a valid permit for each turkey that is taken;
- to use any weapon except a shotgun or bow and arrow. Shotguns-earnot be targer than 10 gauge, nor-smaller-than 20 gauger #4 shot is the largest and #7 1/2 is the smallest size shot that may be legally used. Archers may use a long, recurved, or compound bow with a minimum pull of 40 pounds at some point within a 28-inch draw; a barbless broadhead hunting arrow is the only legal arrow. Any mechanical device capable of maintaining a drawn position or partially drawn position on a bow is illegal;
- e) to hunt except from hour before sunrise to noon during each day of the season;
- for any person having taken the legal limit of wild turkey(s) to further participate with a weapon in any hunting party for the purpose of taking additional wild turkeys;
- g) for any person to hunt wild turkeys without having a signed Wild Turkey Hunting Permit in possession;
- h) to transport a wild turkey without first affixing the adhesive-backed turkey permit securely around the leg. Leg tag must be affixed to the turkey

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immediately upon taking possession. The wild turkey shall be taken whole (not dressed) to the designated check station for the county in which it was killed, or the closest check station, by 2:00 P.M. the same day it was killed. It will be checked, tagged and recorded by the Department at the check station.

- i) For any person to shoot a wild turkey while it is in a tree before 7:00 a.m.
- For any person to use a turkey call or to attempt to call a turkey while in the field from April 1 through the day before turkey season.

(Source: Amended at 13 Ill. Reg.

Section 710.50 Regulations at Various Department Owned or Managed Sites

a) Statewide regulations shall apply for the following sites:

Carlyle Lake Wildlife Management Area

LaRue Scatters

Mark Twain N.W.R., Gardner Division

Mississippi River Pool #18 (Henderson County)

Oakwood Bottoms

Panther Creek Conservation Area

Pike County Conservation Area

Saline County Conservation Area

Frail of -Tears State Forest

Union-County Conservation Area - Fining Line Management-Unit Only

b) Statewide regulations shall apply except that all hunters must check in and out and report turkeys harvested at the check station for the following sites:

Anderson Lake Conservation Area

Fort de Chartres - muzzleloading shotgun or archery only.

Giant City State Park - hunting allowed only in designated zones.

Pere Marquette State Park - designated open zone in southeast portion of the Park only.

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Trail of Tears State Forest

Turkey Bluffs Fish and Wildlife Area --hunting-allowed-only-in designated rones.

Union County Conservation Area - Firing line management unit only.

Weinburg-King State Park - hunting allowed only in designated zones.

Statewide regulations shall apply and a drawing will be held the day prior to each day's hunt to fill the area's daily hunter quota. All hunters must check in and out at the check station. Hunters will be allowed to hunt in designated zones only.

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Carlyle-Lake -Wildlife-Management-Area --- - quota-13

- quota 6	- quota 10	- quota 15	quota 4	- quota 20
Big River State Forest	Mississippi Palisades State Park	Pere Marquette State Park	Ramsey-Lake-State Park	Siloam Springs State Park

d) Statewide regulations shall apply except that all hunters must sign in and check out to report turkeys harvested. There will be a daily quota of hunters which will be taken on a first-come, first-served basis. Hunters will not be allowed to sign in prior to 4 a.m. each day of the season.

Fort-de-Chartres-(Hunter quota - 3; anzzieloading shotgun or archery

Tapley Woods (hunter quota - 2)

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Statewide regulations shall apply and a drawing will be held the day prior to each of the three seasons to fill the hunter quota. All hunters must check in and out at the check station. Hunters will be allowed to hunt in designated zones only.

Ferne Clyffe State Park (season-hunter-quota - 2 + 2 alternates)

Stephen A. Forbes State Park - (quota 6 + 6 alternates)

Ramsey Lake State Park - (quota 6 + 6 alternates)

f) Additional regulations may be posted at the sites when more restriction is required. These additional regulations shall include, but not be limited

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to, selected check stations, limited hunting hours, and designated first-come first-serve sites.

(Source: Amended at 13 Ill. Reg. _____, effective

SECURITY

DEPARTMENT OF EMPLOYMENT

NOTICE OF PROPOSED AMENDMENT

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Determination of Unemployment Contributions
- 2) Code Citation: 56 Ill. Adm. Code 2770
- 3) Section Number: Proposed Action: 2770.110 Amended Section
- 4) Statutory Authority: Ill. Rev. Stat., 1987, ch. 48, pars. 570, 571, 573, 576.1, 576.2, 576.3, 578.1, 610, and 611.
- A Complete Description of the Subjects and Issues Involved:
 The proposed amendment provides the 1990 contribution rates for newly liable employers by classification within their Standard Industrial Code. In Reeping with our commitment to the Joint Committee on Administrative Rules, we are also repealing the rates for 1984 as they are no longer needed.
- 6) Will the proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain an incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objective? Not Applicable.
- Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner Illinois Department of Employment Security 401 South State Street - 2nd Floor South Chicago, IL 60605 (312)793-4240

12) Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 24, 1989.

Types of small businesses affected: All recently established businesses subject to the Unemployment Insurance Act.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None. The full text of the Proposed Amendment begins on the next page:

ILLINOIS REGISTER	DEPARTMENT OF EMPLOYMENT SECURITY	NOTICE OF PROPOSED AMENDMENT	TITLE 56: LABOR AND EMPLOYMENT CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS	PART 2770 DETERMINATION OF UNEMPLOYMENT CONTRIBUTIONS	SUBPART B: STANDARD INDUSTRIAL CLASSIFICATION	Industrial Classification Contribution Rate For Non Experience-Kated Empl Average Contribution Rates By Standard Industri
15545	68					Section 2770.100 2770.105 2770.105

Eligibility To Elect The Alternative Benefit Wage Ratio Approval Of Election Of The Alternative Benefit Wage	Ratio Adjustment Of The Benefit Wage Charges And The Determina	tion Of The Alternative Benefit Wage Ratio Revocation Of Election Of Alternative Benefit Wage Ratio Anneals
2770.150	2770.160	2770.165

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SUBPART E:	

) Definitions					SUBPART F: BENEFIT WAGE CANCELLATIONS
2770.400	2770.405	2770.410	2770.415	2770.420	

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Pursuant	
i Effective Date Of Benefit Wage Cancellations Pursuant To Section 1508.1 Of The Act	ion
Wage	ficat
Benefit The Act	General SIC Classification
of Of	SIC
Effective Date Of Benefit Section 1508.1 Of The Act	General
Ef Se	Ą
2770.501	2770.Table A

AUTHURITY: Implementing and authorized by Sections 1500, 1501,	1503, 1506.1, 1506.2, 1506.3, 1508.1, 1700 and 1701 of the	Unemployment Insurance Act (Ill. Rev. Stat. 1987, ch. 48, pars.	570, 571, 573, 576,1, 576,2, 576,3, 578,1, 610 and 611)

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DEPARTMENT OF EMPLOYMENT SECURITY

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NOTICE OF PROPOSED AMENDMENT

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days; adobted at 8 111. Red. 8208. Principle May 30 1984. repolified
from 56 Ill. Adm. Code 600: Subbart C at 8 /11. Reg. 15030: emergen-
cy amendments at 8 Ill. Reg. 15088, effective August 8, 1984, for a
maximum of 150 days; emergency amendments at 8 Ill. Req. 22139,
effective October 26, 1984, for a maximum of 150 days; amended at 8
Ill. Reg. 24117, effective November 30, 1984; amended at 9 Ill. Reg.
4507, effective March 25, 1985; amended at 10 Ill. Req. 6935,
effective April 14, 1986; amended at 10 III. Reg. 21683, effective
December 15, 1986; amended at 11 1111. Req. 9878, effective May 11,
1987; emergency amendments at 12 111. Reg. 210, effective January 1,
1988, for a maximum of 150 days, expired May 30, 1988; amended at 12
Ill. Reg. 11213, effective June 20, 1988; amended at 12 Ill. Reg.
12473, effective July 15, 1988; amended at 12 Ill. Req. 18143,
effective October 27, 1988; amended at 12 111. Req. 20477, effective
November 28, 1988; amended at 13 Ill. Req. 11507, effective June 29,
1989; amended at 13 Ill. Reg. effective

SUBPART B: STANDARD INDUSTRIAL CLASSIFICATION

By Standard	•
Rates	
0.110 Average Contribution Rates By Standard	Industrial Classification (SIC) Codes
Section 2770.110	Industrial

a) The-average-contribution-rate-for-each-Economic-Bivision, excluding-the-applicable emergency-rate;-for-calendar-year 1984;-as-determined-by-the-application-of-Section 2770:185{a}{a}

Rate	3.0.€	4	di-	9	% € -€			9:	9	F-68	
onomic-Bivision	Agriculture,-Porestry, Pishino	ining	Construction	anufactu	pertati	ation,-E	-Services	holesale-Prade	Retail-Prade	ance,-in	state
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	ON	NOTICE O	OF PROPOSED AMENDMENT		NOTICE OF	F PROPOSED AMENDMENT	
	70-09 91-97 99	- - - 	Services Public-Administration Nonclassifiable-Establish- ments	2-18 1-98 3-08	52-59 G. 60-67 H. 70-89 I.	Retail Trade Finance, Insurance, Real Estate Services	2, 7%%
ţ.q.	The average Division, ex-	contri cludin r 1985	The average contribution rate for each Economic Division, excluding the applicable emergency rate, for calendar year 1985, as determined by the application of	for n of		rubiic ruministiation Nonclassifiable Establish- ments	. 2.
	Section 2770).105(a	Section 2770.105(a)(3) shall be:	(Jp	The average control Division, exc	ontribution rate for each Economic luding the applicable emergency ra	nic
	Digits	ECO	Economic Division	Rate	for calendar cation of Sec	for calendar year 1987, as determined by the cation of Section 2770.105(ab)(3) shall be:	appli-
	01-09	Α.	Agriculture, Forestry, Fishing	3.3%	Digits Eco	Economic Division	Rate
	10-14	m c	Mining		20-10		0
	20-39		Construction Manufacturing	** *** *** ***		Agiicaicaie, rolesciy, Fishing	٠٠. د د . د .
	40-49	<u>.</u>	Transportation, Communi-	3.6%		Mining	9.
			cation, Electric, Gas, Sanitary Services		20-39 D.	Construction Manufacturing	ان الله الله الله الله الله الله
	50-51	다.	Wholesale Trade	2.8%		Transportation, Communi-	. 2
	52-59	ָּבָי פּ	ć	2.9%		cation, Electric, Gas,	
		G	Finance, insurance, kedi Estate	1.8%		Sanitaly Selvices Wholesale Trade	2 . 5%
	70-89	ı.		2.2%	52-59 G.		2.6%
	91-97 99	. X	Public Administration Nonclassifiable Establish	2.8% 2.1%		Finance, Insurance, Real Estate	1.6%
			4	0	н'	Services	2.0%
q	The	TAGE OF	average contribution rate for such Doorsein	ţ	91-97 J.	Public Administration Nonclassifiable Establish-	2.3%
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	cation of	of Sec	Section 2770.105(a)(3) shall be:	4	The average Co	average contribution rate for each Economic	nic
				ì	Division, exc	Division, excluding the fund building rate as se	SSet
	Digits	ECO	Economic Division	Rate	forth in Sect.	ion 1506.3 of the Act, for caler determined by the application of	ndar
	01-09	Α.	Agriculture, Forestry,	3.3%	Section 2770.	Section 2770.105(ac)(3) of this Part shall be:	•
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	20=39 40-49		Manutacturing Transportation, Communi-		01-09 A.	Agriculture, Forestry, Fishing	رخ 14. م
			c, Gas,		10-14 B.	Mining	4.6 % 9.7
	50-51	ъ.	Wholesale Trade	2.6%		Manufacturing	3.7%

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ILLINOIS REGISTER	DEPARTMENT OF EMPLOYMENT SECURITY	NOTICE OF PROPOSED AMENUMENT	BCODOM IN THE STATE OF THE STAT	91-97 J. Public Adminis 99 K. Nonclassifiabl	(Source: Amended at 13 Ill. Reg, effective	
			3.23 2.12.53 2.13 3.03 3.04 5.05 5.05 5.05 5.05 5.05 5.05 5.05 5	.ı o	Rate	3.4% 4.8% 2.9% 2.9% 3.0% 1.7% 1.7% 1.9% 1.9%
ILLINOIS REGISTER	DEPARTMENT OF EMPLOYMENT SECURITY	NOTICE OF PROPOSED AMENDMENT	E. Transportation, Communication, Electric, Gas, Sanitary Services F. Wholesale Trade G. Retail Trade H. Finance, Insurance, Real Estate 1. Services J. Public Administration K. Nonclassifiable Establishments ments le contribution rate for each Economiexcluding the fund building rate as	forth in Section 1506.3 of the Act, for calendar year 1989, as determined by the application of Section 2770.105($a\underline{a}$)($3\underline{4}$) of this Part, shall be:	Economic Division	Pishing 10-14 B. Mining 10-14 B. Mining 15-17 C. Construction 20-39 D. Manufacturing 20-39 E. Transportation, Communi- 20-39 E. Wholesale Trade 50-51 F. Wholesale Trade 52-59 G. Retail Trade 60-67 H. Estate 70-89 I. Services 91-97 J. Public Administration 2.58 91-97 J. Public Administration 2.58 91-97 J. Public Administration 2.58 ments The average contribution rate for each Economic Division, excluding the fund building rate as set forth adetermined by the application of Section 2770.105(d)(4) of this Part, shall be:
	DEPART	NOT	40-49 50-51 52-59 60-67 70-89 91-97 99 The averag Division,	forth in year 1989 Section 2 be:	Digits	01-09 10-14 15-17 20-39 40-49 40-49 50-51 50-51 52-59 60-67 70-89 91-97 99 11 Section 150 determined by of this Part,
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- The Heading of the Part: Organic Material Emission Standards and Limitations 7
- 215 35 Ill. Adm. Code Code Citation: 5
- Proposed Action: New Section Amend Amend Section Number: 215,105 215.585 3
- Statutory Authority: Illinois Environmental Protection Act (III. Rev. Stat. 1988, ch. 1111, pars. 1010 and 1027) 4

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Illinois. The Board began consideration of this rulemaking in January of 1989. Since that time, the Board has held two merit hearings and accepted numerous public comments on this issue. As a result of the record prepared, the Board proceeds to first notice on this proposal. A Complete Description of the Subjects and Issues Involved: The Board today proposes a regulation to limit the volatility of gasoline sold and distributed in

BACKGROUND

and complex air pollution problems. Ozone is a photochemical oxidant and the major component of smog. Unlike other pollutants, ozone is not emitted directly into the atmosphere but is formed through chemical reactions among precursor emissions (volatile organic compounds or VOCs, nitrogen oxides, carbon monoxide and other compounds) in the presence of sunlight. The rate of ozone production Ozone pollution is one of the nation's most serious is increased when atmospheric temperatures are warmer.

estimates that there are more than 80 urban areas where the ozone air quality standard is being exceeded. levels of ozone in the Chicago and Metro East non-attainment areas. Readings as high as 0.22 ppm by volume were recorded, which is some 83% above the federal and Illinois air quality standard of 0.12 ppm by volume. However, the ozone problem is not specific to Illinois. The United States Environmental Protection Agency (USEPA) The hot summers of 1987 and 1988 resulted in high

New and emerging scientific data is shedding more light on the effect high levels of ozone have on the

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repeatedly, USEPA has imposed a construction ban on the Chicago non- attainment area which prohibits the construction or modification of major air pollution sources chronic heart, lung, and circulatory system diseases.
Otherwise healthy individuals who exercise while ozone
levels are high can experience reduced functioning of the
lungs, leading to chest pains, coughing, wheezing, and
pulmonary congestion. In addition to the health effects,
ozone has been estimated to cause two to three billion dollars worth of crop damage nationally each year. Also, because the Chicago area has exceeded the ozone standard Ozone severely affects individuals with and thus restricts the economic development of the Chicagoland area. qeneral public.

was not aware that the typical summer RVP of gasoline in Illinois was well above 9.0 psi until late in 1987. As a result, Agency estimates of VOC emissions during the 1970's and 1980's from both stationary and mobile gasoline-related sources have been made using an RVP approximately 20-25% lower than actual RVP. Accordingly, those emissions have been underestimated by approximately 20-25%. Thus, during this period that the Agency had been actively engaged in In its comments (P.C. 23), the Illinois Environmental Protection Agency (Agency) noted that in the early 1970's, the average summertime RVP of gasoline was approximately 9.0 psi. However, with the phasing out of leaded gasoline, refines began adding butane to meet octane requirements which increased the RVP levels. The Agency noted that it imposing reasonably available control technologies (RACT) on major sources of air pollution, the increase in gasoline regulations was lost as a result. Reducing the summertime RVP was causing a significant increase in the emission of ozone precursors. Much of the benefit of the RACT volatility of gasoline to 1970 levels is expected to correct this situation.

Volatility, generally speaking, is the rate at which a substance evaporates into the atmosphere — the higher the volatility, the faster the evaporation. As will be discussed below, reducing the volatility of gasoline sold in Illinois, and ultimately the country, is believed to be a giant step forward in solving the ozone problem. state, and local governments have attempted to limit the emission of ozone precursors. One method of limiting such emissions is to reduce the volatility of gasoline. To cure all of these ozone related problems, federal,

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On August 19, 1987 the United States Environmental Protection Agency (USEPA) published a notice of proposed rulemaking (52 Fed. Reg. 31274) proposing to require gasoline refineries to reduce the volatility of their summertime commercial fuels and to require manufacturers of most gasoline fueled vehicles to make minor improvements in the design of their existing evaporative emission control systems. The purpose of USEPA's action was to control systems. The purpose of USEPA's action was to control the emission of organic materials which are precursors to the formation of ozone. USEPA held a public hearing on October 27, 1987, on both the proposed volatility and refueling control programs and accepted public comment until February 11, 1988.

It has been estimated that reducing gasoline RVP to 9.0 psi in Illinois could result in summertime weekday emissions reductions of 103,000 kg/day or 41,000 tons/year. Such a reduction may reduce ozone levels by 10-15%. Although this alone may not solve the ozone problem, it would be significant step forward.

However, by December of 1988, well over one year from the date of USEPA's proposed rulemaking, the date for the final adoption of a national gasoline volatility limit remained uncertain. This uncertainty, coupled with a desire to avoid further ozone excursions, prompted the Board on January 5, 1989 to adopt an order requesting written public comment on various aspects of the gasoline volatility issue, i.e., the feasibility of reducing the Summer of 1989, the anticipated costs of reducing the gasoline volatility, the status of the USEPA's rulemaking to reduce gasoline volatility, etc. Written public comments were received through March 1, 1989. Twenty-one (21) written public comments were submitted into this and of the regulated community. An additional five (5) public comments were received by March 8, 1989.

On March 9, 1989, the Board adopted an order stating its intent to proceed with a proposal for rulemaking. The Board noted that the written public comment would require careful review and that the pending USEPA action was uncertain; thus, further action would be forthcoming.

On March 22, 1989, USEPA published at 54 Fed. Reg. 11868 "Phase I of a two-phase reduction in summertime

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commercial gasoline volatility". The federal regulation limits the volatility of gasoline in Illinois to 10.5 psi north of 40° Latitude and 9.5 psi south of 40° Latitude line is an east-west line south of Beardstown, Champaign and Danville and north of Quincy, Springfield and Georgetown.

On April 4, 1989, the Chicago Lung Association (CLA) submitted a proposed rule, a statement of reasons, and a motion to waive the 200 signature requirement of Section 28 of the Environmental Protection Act (Act) and Section 102.121(a) of the Board's procedural rules, 35 Ill. Adm. Code 102.121(a).

PUBLIC HEARINGS

On July 17 and 21, 1989, the Board conducted public hearings to address the CLA proposal to limit the volatility of gasoline. Presenting testimony on July 17, 1989 were the Chicago Lung Association, United States Environmental Protection Agency, the Illinois Petroleum Council, Amoco Oil Company, Phillips 66, Marathon Oil Company, and the Motor Vehicle Manufacturers Association (MVMA) Presenting testimony on July 21, 1989, were Mobil Oil Corporation and the Chicago Lung Association.

At hearing, the Hearing Officer established a postbearing comment schedule, ordering that comments be
submitted on or before August 7, 1989. Six post-hearing
comments were submitted in a timely fashion (P.C. 42-47).
Mobil Oil Corporation filed its comments on August 15,
1989. On August 17, 1989, CLA filed an additional comment
along with a motion to file instanter. CLA's motion is
hereby granted. Although Mobil's comment was not submitted
under a motion to file, the Board will accept the comment
into the record. Mobil's comment was submitted in time to
permit adequate consideration; no participant will be
prejudiced; and the record will be complete, which is the
Board's ultimate goal.

ECONOMIC IMPACT

The Board's Order of June 22, 1989 in this docket addresses the issue of whether an economic impact study (EcIS) would be prepared. As noted in that Order, Section 27(a) of the Act requires that the Board make a determination within 60 days of the acceptance of a

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contained a fair amount of economic information and noting further that hearings were scheduled at which additional economic information was expected to be submitted, the Board determined that an EcIS need not be prepared. The Board noted, however, that Section 27(a) permits the Board to determine after the 60 days that an EcIS need be done information indicates that one need be done. The Board here addresses the issue of economic impact and the need Noting that the record at that time already proposal.

Section 27(a) of the Act sets forth the Criteria that the Board is to consider when determining whether an EcIS should be conducted. Section 27(a) states in relevant

economic impact absent such a study, the extent, if any, to which the Board is free under the statute authorizing the rule to modify the substance of the rule based upon the conclusions of such a study, The Board shall reach its decision based on its assessment of the potential economic impact of the rule, the potential for consideration of the and any other considerations the Board deems appropriate. Many of the commenters, primarily the refineries and gasoline distributors, specifically requested that the Board determine that an EcIS be prepared. In comments and at hearing, the Illinois Petroleum Council (IPC) strongly advocated for the preparation of an EcIS, arguing that in declining to require an EcIS, the Board is overlooking several key considerations. First, IPC argues that Illinois is the hub of the midwest gasoline supply and distribution system, and asks what impact would limiting gasoline volatility to 9.0 psi in Illinois have on both Illinois and other states supplied by Illinois based refineries. Second, IPC asks how much improvement in Illinois ambient air quality would volatility control produce, especially in light of the large summertime natural source volatile organic compound emissions in the state. Third, what is the real cost to Illinois consumers and is this cost reasonable and commensurate with the expected improvement in air quality? Fourth, would not a 1.0 psi waiver for ethanol blends negate the improvement in Illinois' air quality expected from a reduction in RVP

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levels? And finally, IPC asks does the Clean Air Act allow the state to adopt more restrictive environmental controls absent their inclusion in an approved state implementation plan (SIP)?

Other commenters, primarily the proponent CLA and NESCAUM, argue that the economic information in the record is sufficient to support the proposed regulation, that an EcIS need not be prepared, and that the impact will be reasonable. In support of their argument, these commenters estimates that adoption of this rule will result in emission reductions of approximately 199.5 tons/day. CLA further estimates that this value is nine percent of the estimated 1988 VOC inventory of 2,186.9 tons/day and thirteen percent of the reductions estimated by USEPA to be necessary to bring the Chicago area into attainment, and thereby lift the construction ban. USEPA estimates that 261 tons/day. CLA also notes that the Agency has noted its early implementation of this rule will reduce emissions by note that the Chicago area is non-attainment for ozone. As result, Chicago is currently under a construction ban, which means that no new construction or modification of a belief that the emission reductions resulting from a gasoline volatility limit of 9.0 psi would be the largest major air emission source may take place. This alone restricts economic development of the Chicago area. (single reduction option available in Illinois. In further support of their position, these commenters argue that other benefits would result as well. They argue that adoption of this rule would go a long way toward avoiding the adverse health effects, noted above, associated with excessive ozone levels. In addition, crop damage resulting from high ozone levels would be minimized. CLA argues that Illinois crop yields will improve, as major crops for the Illinois farm economy are to be worth 226 million dollars for a ten percent reduction in ozone levels experienced in 1980. As the estimated sensitive to ozone-induced yield loss even at the relatively low concentrations at which ozone is found in the farm areas of the state. For Illinois this was valued ozone reduction resulting from implementation of this rule is two percent, this calculates to a potential benefit of approximately 45 million dollars. Also, CLA and USEPA point out that another benefit will be increased fuel economy due to the increased energy density of lower RVP fuel and as less fuel is lost through evaporation and running loss.

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As a preliminary matter, the Board notes that the nature of this rulemaking is somewhat different from most other rulemakings. In this rulemaking, the Board is being asked to adopt early a rule which USEPA is in the process of promulgating. In its consideration of this rule, USEPA has considered and addressed the economic impact upon the regulated community. USEPA has already adopted the first phase of that rule. USEPA has stated on the record in this proceeding that it expects to publish the final phase of its rule early next year, with an effective date of 1992. The final rule is expected to limit the volatility of gasoline in Illinois, and other areas, to 9.0 psi RVP. means that the economic impact will result, whether the Board acts or not.

The question, then, in determining whether an ECIS need be conducted is not necessarily what is the economic impact of a gasoline volatility rule in Illinois; more precisely the question is what is the economic impact of early implementation of the federal gasoline volatility rule in Illinois? The record indicates that reducing the volatility of gasoline from 11.5 to 9.0 psi, taking all of the above considerations into account, would result in a price increase of gasoline of approximately 1-3 cents per gallon. This estimate preceded adoption by USEPA of phase I of its rule. The record is not clear on what the approximate cost per gallon would be in Illinois now that the standard is 10.5 psi. In other words, the record does not articulate what the cost of reducing the volatility of gasoline from 10.5 to 9.0 psi will be per gallon. The Board can only assume that it will be less than or equal to 1-3 cents per gallon. Market forces as they are, the economic burden of this rule will still be carried by the consumer. In relation to the benefits derived from this rule, however, a 1-3 cent cost per gallon of gasoline is not unreasonable. And again, part of this cost increase will be offset by increased fuel economy resulting from the use of lower RVP gasoline.

appears to be less than \$1000 per ton of VOC controlled. According to P.C. 42, the Office of Technology Assessment has estimated the cost to be in the range of \$320 - 700 per Put another way, the total cost of implementation CLA notes that the Agency has of VOC controlled.

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estimated the cost effectiveness (using the old emission inventory) for gas volatility reduction to 9.0 psi was \$982 - 1,129 per ton of VOC controlled. CLA's own estimates put the costs of control at approximately \$1,000 per ton. CLA notes that this cost estimate is well within the range of cost effectiveness values associated with the adoption of other Reasonably Available Control Technology (RACT) regulations. Mobile, however, estimates that the cost would be approximately \$2,000/ton.

consideration of most of the issues raised by the potentially regulated community. The Board turns next to one of the major issues that has proven more difficult to analyze. Many commenters have argued that a 9.0 psi RVP limitation in Illinois would set Illinois apart from the rest of the midwest region, making Illinois, for all effective purposes, a "specialty" state in terms of refining and distributing gasoline. Generally, the midwest region includes Illinois, Indiana, Wisconsin, Michigan, Iowa Minnesota and Kentucky. Of these, Indiana, Wisconsin, Michigan, Iowa Minnesota and Kentucky are subject to a 10.5 psi RVP standard. The southern portion of Illinois, Missouri, Oklahoma, Tennessee, and Arkansas are subject ot a 9.5 psi standard. The commenters argue that limiting the volatility of gasoline in Illinois to 9.0 psi while many of the other states operate under a 10.5 psi standard would impose a burden upon the refiners The Board notes that these cost estimates include a and distributors in three fundamental respects.

psi gasoline is presently being distributed in southern Illinois and Missouri. Most of the gasoline supplied in the midwest is provided primarily by refiners in and around Illinois. In addition, the commenters argue that supplements to this supply are provided by shipments from the Gulf Coast and from Canada. While the commenters note that Gulf Coast supplies have become tight due primarily to First, the commenters argue that the distribution network is not equipped to accommodate a 9.0 psi RVP gasoline. Illinois refineries are presently producing gasolines of 10.5 to 9.5 psi for distribution in Illinois, Indiana, Wisconsin, etc. 10.5 psi gasoline is presently being distributed in Indiana, Wisconsin, and the northern part of Illinois, i.e., north of 40 degrees Latitude. 9.5 pipeline capacity constraints and that imports from Canada have been rather sporadic, they argue that it would be difficult to supplement the midwest region's supply of

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for the pipeline operators to supply only Illinois with 9.0 psi gasoline while the remainder of the upper midwest gasoline from these sources because it would be difficult region receives 10.5 psi gasoline.

economic disadvantage with their out-of-state competitors who are not required to produce 9.0 psi gasoline. These commenters argue that because their competitors will not be required to incur the expense of producing 9.0 psi product, these competitors will be able to sell their product at a Second, the commenters argue that if they are required to produce and market a 9.0 psi gasoline, or a "specialty" gasoline product, they will be placed in a position of Lower price.

Third, the commenters argue that limiting Illinois to a 9.0 psi standard would impose a burden on gasoline suppliers in times of spot shortage. For example, one of the hearing participants (Mobil) offered the following testimony on this point:

Minnesota, we can bring it from Indiana, we can bring it in from Wisconsin. We cover it like that. And it is no Right now if we have a spot shortage in Chicago or Illinois, or somewhere in the State of Illinois, some city has a spot shortage, we can bring product in from

But if you have a nine pound standard in Chicago, and there is a ten and a half pound standard in Indiana, we can't do that. Now, where do we go for the product to cover that temporary disruption? We don't know. (R. 272.)

Thus, the record indicates that in times of spot shortages, Illinois, if under a 9.0 psi standard, would be unable to conveniently make up the shortage using supplies from other

Illinois, i.e., south of 40 degrees Latitude, is currently split this docket into two separate proposals, Docket (A) and Docket (B). In Docket (A), the Board proposes a 9.5 psi RVP limitation statewide, and determines that an EcIS It is based upon these issues and concerns that the need not be conducted. Because the southern portion of Board has determined that the appropriate course is to

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disadvantage. Since refiners are producing 9.5 gasoline for southern Illinois, there should be little difficulty in producing it for northern Illinois as well. Further, in times of spot shortage in northern Illinois, the marketers can turn to supplies in southern Illinois and adjoining states to make up the difference. According to USEPA's post hearing comments, adoption of a 9.5 psi limit could result in almost 80% of the potential benefits to be operating under a 9.5 psi standard, the Board believes that much of the concern noted above will be avoided. In other words, Illinois refiners are currently producing 9.5 psi gasoline for distribution in Illinois, and Missouri. will not be placed in a position of economic derived from a 9.0 psi standard (P.C. 44).

impose economic hardship in events of spot shortages and an economic analysis of granting the 1.0 psi exemption for ethanol blenders. As will bediscussed below, the Board also requests that the EcIS review the impact if the In Docket (B), however, the Board proposes the 9.0 psi RVP limitation statewide and determines that an ECIS need only be conducted on the issues discussed above, namely terms of supplying gasoline to Illinois and the other midwestern states; whether a 9.0 standard in Illinois would proposed subsection (i) requirement that retail outlets and other facilities meintain records regarding each delivery whether a 9.0 standard in Illinois would be economically or of gasoline. The Board specifically requests that the Department of Energy and Natural Resources (DENR) prepare and submit this EcIS to the Board on or before June 30, 1989. The Board makes this request so that it will have time to adopt the rule if found to be feasible in time for technically unreasonable or pose an economic hardship in 1991 implementation.

TECHNICAL FEASIBILITY

As previously described, "volatility" of a liquid is a measure of its tendency to evaporate. Gasoline is a mixture of a number of hydrocarbon components which are very volatile under most conditions. Certain hydrocarbons, known as "light-end" hydrocarbons, are among the most volatile components of gasoline. Butane is a light-end hydrocarbon. Light-end hydrocarbons make up the largest part of gasoline vapor. Evaporated gasoline, however, will also include certain amounts of heavier hydrocarbons.

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Benzene, one of the heavier compounds, is a known carcinogen in addition to contributing to ozone.

Reformulation

Appearently, in the early 1970's, gasoline volatility had an average RVP of approximately 9.0 psi. With the phasing out of lead in gasoline, refiners began to add butane to gasoline to meet octane requirements. Butane was chosen because it is relatively inexpensive and because it increases octane. However, it also substantially increases volatility. P.C. 42, p.l. Thus, reducing the amount of butane will have the result of decreasing the volatility of As a practical matter, implementation of this rule will be effectuated by the reformulation, or alteration of the chemical composition, of the gasoline distributed in Illinois. The primary approach that gasoline refiners would take to reduce the volatility of gasoline products would be to add less butane during the refining process. the gasoline.

Based on a review of the record, the Board determines that reducing the level of butane in gasoline products would be technically feasible. In most cases, refiners simply need not add butane to the gasoline product. Evidence for this determination is found in the fact that refiners in Illinois already produce gasoline with a volatility of 9.5 psi RVP. However, many participants, primarily the refiners, note that by not adding the butane to gasoline, the refiners will incur costs for butane removal, butane storage, loss of butane value, octane value replacement, and/or compliance testing. One commenter, P.C. 6, further notes that butane is contained in crude oil as well as being produced in processing units. Processing units like the catalytic reformer and fluid catalytic cracker increase gasolines. These commenters argue that the surplus butane would have no economic value in the refinery. Thus, new butane production when operating to produce higher octane transportation facilities. These commenters believe that markets for the butane must be developed. Once these markets are developed, the refiner must make refining modifications as well as construct storage and the costs associated with such facilities would be

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The Board is not persuaded by the record that it would be technically infeasible for refiners to remove, store, and/or reuse the butane at a later date. The Board can see no reason why the refiners cannot remove the butane during the regulatory control period, i.e., July and August, and then reuse it during the colder winter months when ozone formation is not a problem. The commenter's argument that storage facilities must be constructed is not, in and of itself, despositive of this issue. The Board is aware of the existence of potential storage facilities that are apparently being unused. The Board specifically requests comment on the potential availability of these and other facilities for the purpose of butane storage.

Further, the Board notes that the commenters' arguments are directed more to the merits of the gasoline volatility rule in general than to the early implementation of the rule. When the federal rule is adopted, the refiners will be required to remove the butane and do something with it. The Board's consideration of early implementation of the rule merely requires the refiners to begin the search for storage facilities or new markets sooner than the federal rule would.

Safety/Driveability

Many of the commenters argue that the Board should not proceed with this rulemaking because 9.0 psi RVP gasoline would likely give noticeably degraded driveability performance in the early spring and late fall when product would be in the distribution system to ensure compliance Results of with the restriction period. One of the commenters, P.C. 48, submitted a study prepared August 1, 1988 for submission to the American Petroleum Institute. Results the study are as follows:

- 30% of the vehicles tested showed significant deterioration in driveability performance (at least two or more have hesitation and/or stalls) with 9.0 psi_RVP fuel compared to the typical 13.5 psi_RVP fuel. (a)
- There were nearly twice as many start stalls with the 9.0 psi RVP fuel compared to the 13.5 psi RVP fuel within the 51 vehicle fleet tested. **(Q**

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- Average driveability performance with the tank fuel (average RVP = $13.0~\mathrm{psi}$) was similar to performance with the nominal $13.5~\mathrm{psi}$ RVP test fuel. (C)
- 30 degrees F; however, it is expected that lower temperatures than those observed during this test could occur in some ASTM Class C areas during March Test temperatures for this program ranged from 21and November.

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Many other participants submitted similar comments.

deteriorate as a result of the reduced volatility, but rather vehicle performance and safety may improve. CLA points to the state of California as an example where fuel volatility has been reduced since 1971 without commensurate driveability problems. CLA further points to the comments of NESCAUM and the Motor Vehicle Manufacturers Association The CLA argues that vehicle performance will not (MVMA) for support of its position.

At hearing, the Board received testimony from a representative of MVMA who stated:

days when ozone is a problem. However, the concern remains regarding vehicle performance in very cold weather. This should be addressed by adjusting the effective date of the control period. It is not a control. In fact we believe that performance would reason to abandon volatility controls. (R.214-215) reduction in vapor lock and stalling on those hot vehicle performance would suffer from volatility designed and built to operate on nine pound volatility gasoline, MVMA does not believe that be increased in the hot summer months due to Because every vehicle on the road today was

Based on the record, the Board is not persuaded that implementation of this rule will result in safety or driveability problems. The study submitted in P.C. 48 was conducted under temperatures of 21 - 30 degrees F. The Docket (A) proposal requires 9.5 psi gasoline at the retail outlet during July and August. The Board does not believe it likely that northern Illinois will be subject to temperatures as cold as that during those months. The Docket (B) proposal would require 9.0 psi gasoline at the

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subject to temperatures below 30 degrees during this period also. As a result, the Board is not persuaded that gasoline with a volatility of 9.5 psi, or 9.0 psi for that during the regulatory control period here proposed. In colder climates, lower volatility gasoline may pose problems, but the Board believes that those problems should not be present during the implementation of either of these The Board does retail outlet from June 1 to September 15. proposals.

ENFORCEABILITY

At hearing, the IPC raised a valid question regarding whether the Clean Air Act allows the state to adopt more restrictive environmental controls absent their inclusion in an approved state implementation plan(SIP). After noting the recent case of American Petroleum Institute v. New York State Department of Environmental Conservation, ERC 1457 (D.N.Y. April 4, 1989), IPC asks:

Since Illinois currently does not have an approved the FIP has been promulgated or settled, which should be sometime in 1990, how can the Pollution SIP and is bound from developing one until after Control Board possibly act on the Chicago Lung Association's proposal? (R. 81.)

approve the rule as a revision to the SIP. Thus, the Board does not agree with IPC that the State must have an "approved SIP" before it can proceed with this rule; rather, the State must submit the adopted rule to USEPA as a revision to the SIP, and once approved as such, the rule promulgating this regulation based on the decision in the API case. In fact, the Board believes it has every right and power granted under the Environmental Protection Act (Act), Ill. Rev. Stat. 1987, ch. 111-1/2, pars. 1001 et seq., to proceed with this proposal. The Board is aware, however, that under the API decision a final adopted rule will not be enforceable until it is approved as a revision to the SIP. As USEPA has appeared in this rulemaking the Board believes that USEPA will work expeditiously to proceeding and has articulated its support for the rule, The Board does not believe it is precluded from can be enforced.

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ETHANOL EXEMPTION

Many commenters specifically stated that if the Board proceeds with the proposal to limit the volatility of gasoline, then the Board should not include the 1.0 psi exemption for ethanol blended gasoline, as CLA proposed. These commenters argue that including a 1.0 psi exemption for blended gasolines directly contradicts the intent of limiting the volatility of gasoline, i.e., to reduce the formation of ozone.

versa. For example, in a mera where 10.5 psi gasoline is sold, the ethanol blends will use that as a base and end up with a gasohol with a volatility about one psi higher than the base gasoline, or 12.5 psi. CLA argues that if gasohol is required to meet the same volatility limit as gasoline, i.e., 9.0 psi, gasohol blenders would require a special blending grade gasoline of 8.0 psi, which is not available. Finally, CLA states that both gasoline and gasohol will have their volatility reduced by 1.5 psi under the proposed rule. Thus, a significant reduction in the emissions from both fuels will result. Additional emission reductions could be made by further reduction may be appropriate for the Board to consider in the future along CLA states in its submissions to the Board that it has included the 1.0 psi exemption for the following reasons. First, the USEPA rule allows a one pound exemption for gasohol (ethanol blends). To be as parallel as possible with the federal rule and to avoid confusing the regulated community, CLA retained the gasohol exemption. Second, gasohol is typically made by "splash blending" in which a certain amount of ethanol is put into a tank and to it is added a certain amount of finished gasoline, or vice with other VOC reduction measures.

Dockets (A) and (B); however, certain revisions have been made. The Board has retained the 1.0 psi exemption to insure that this rulemaking is as parallel to the federal rule as possible. Again, the Board notes that the proper focus for this rulemaking is early implementation of the forthcoming federal rule. Consistent with this intent, the Board believes that it would not be feasible to require ethanol blends to meet the same standard when the gasoline The Board has retained the ethanol exemption in both that it is blended with is already at that level.

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gasoline, the ethanol raises the RVP approximately 0.7 psi. For this reason the Board has added the additional language to proposed Section 215.585(c), below. This language states that if after blending the RVP is raised 0.7 psi, nothing else shall be added so as to use up the remaining 0.3 psi exemption. The intent of this language is to insure that only ethanol is added to the gasoline, record indicates that when ethanol is blended with resulting in the increased RVP.

DOCKET B PROPOSAL

the 9.0 psi standard is the request for the Economic Impact On September 29, 1989, the Board published the Docket A proposal to limit the volatility of gasoline to 9.5 psi. Today the Board proceeds to publish Docket B, which proposes to limit the volatility of gasoline to 9.0 psi statewide beginning in 1991. The reason for the delay in Study.

Illinois Register publication, the Board discussed the differences between the CLA proposal and the Board Docket A proposal. In addition to those changes, the Board makes additional changes in Docket B. The regulatory control period beginning 1992 and each year thereafter has also been extended to June 1 to September 15. This is to parallel the federal rule as much as possible. Also, the Board has added subsection (i) which will require retail outlets and other similar facilities to maintain records regarding each delivery of gasoline so as to aid in the enforcement of the rule. The Board requests that the ECIS In the Notice portion of the September 29, 1989 review the impact of this proposed language as well.

- Will this proposed rule replace an emergency rule currently in effect? 9
- Does this rulemaking contain an automatic repeal If "yes," please specify the date: date? 2
- Does this proposed (amendment, repealer) contain incorporations by reference? Yes incorporations by reference? 8
- Are there any other amendments pending on this Part? Ye Section Numbers: Proposed Action: 111. Reg. Citation: 215.206
 Amended 13 111. Reg. 12384

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215.104	Amended	13 Ill.	Reg.	15249
215.105	Amended	13 III.		15249
215.585	New Section	13 Ill.		15249

Ø local government to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues. Therefore, the Board does not believe that this rule will create or enlarge a mandate subject to the State Mandates Act, Ill. Rev. Stat. The Board does not expect that this proposal will require Statement of Statewide Policy Objective (if applicable)? ch. 85, Sec. 2201 et seq. 10)

and Manner in which interested persons may comment on this proposed rulemaking: Time, Place 11

Send written comments concerning R88-30(B) within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601.

Initial Regulatory Flexibility Analysis (if applicable): 12)

O.F Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs: September 13, 1989 B

Types of small businesses affected: Small businesses engaged in the process of refining and/or distributing gasoline for use in Illinois. 8

Reporting, bookkeeping or other procedures required for compliance: See proposed Section 215.585(h). Each refiner or supplier that distributes gasoline or ethanol blends shall maintain records of the in volatility of the gasoline that it distributes Illinois. ပ်

Types of professional skills necessary for compliance: None â

text of the proposed amendments begins on the next page: The full

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SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION STATIONARY SOURCES TITLE 35:

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS PART 215

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Reference Methods and Procedures Coefficients for the Total Resource Effectiveness List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing Section into Rule Table Rule into Section Table Past Compliance Dates Control Requirements Index (TRE) Equation Applicability Permit Conditions A B O D 떠ㅂ Appendix Appendix Appendix Appendix Appendix Appendix 215.960 215.963 215.966 Section

AUTHORITY: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 pars. 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1244, effective July 21, 1983; codified at 7 Ill. Reg. 1361; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R82-14 at 9 Ill. Reg. 13960, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R82-14 at 11 Ill. Reg. 1377, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 1917, effective July 20, 1987; amended in R86-36, R86-30, R86-40 at 11 Ill. Reg. 1917, effective April 8, 1988; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 750, effective April 11, 1988; amended in R88-13 at 13 Ill. Reg.

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amend	, effective	Ill. Reg.	
10893, effective June 27, 1989.;	Ill. Reg.	amended in R88-30(B) at	ive
10893,	at	amende	effectiv

GENERAL PROVISIONS SUBPART A:

Definitions Section 215.104

The definitions of 35 Ill. Adm. Code 201 and 211 apply to this Part, as well as the definitions contained in this Section. Where the definitions contained in this Secion are more specific than that found in 35 Ill. Adm. Code 201 or 211, it shall take precedence in application of this Part.

Organic materials and resins which do not include volatile organic materials. "Binders":

The final coating which contains binders, ç but not opaque pigments, and is specifically formulated form a transparent or translucent solid protective film. "Clear Topcoat":

"Continuous Process": A method of manufacture of polystyrene resin in which the styrene raw material is delivered on a continous basis to the reactor in which the styrene is polymerized to polystyrene.

extraction soybean crushing equipment that uses direct contact steam for desolventizing and producing toasted soy Any hexane "Conventional Soybean Crushing Source":

and "Ethanol blend gasoline" means a mixture of gasoline least 9% ethanol by volume.

coating application equipment, flash-off area, spray boots, ovens, conveyors, and other equipment operated in a predetermined sequence for purpose of applying coating The combination of "Furniture Coating Application Line": materials to wood furniture. "Heatset": A class of web offset lithography which requires a heated dryer to solidify the printing inks.

"Heavy Liquid": Liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3° K (70° F) established in

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οĒ λg 2879; or which has 0.1 Reid Vapor Pressure as determined standard reference text or as determined by ASTM method ASTM mehod D-323; or which when distilled requires a temperature of 421.95K (300° F) or greater to recover the liquid as determined by ASTM method D-86.

Sections 215.430 through 215.438 equipment which is operating at an internal pressure that is at least 5 kPa (0.73 psia) below "In Vacuum Service": For the purposes of Subpart Q, ambient pressure.

"Light Liquid": Volatile organic material in the liquid state which is not defined as heavy liquid.

0 "Light Oil": A liquid condensed or absorbed from coke gas composed of benzene, toluene, and xylene.

from other products and by-products in a polystyrene plant, including but not limited to the styrene devolatilizer unite transport and recover styrene monomer and other impurities Any equipment designed to "Material Recovery Section": and styrene recovery unit. "Offset": Use of a blanket cylinder to transfer ink from the plate cylinder to the surface to be printed.

glazes and other opaque material to give character to wood. classified as semi-transparent stains including stains, "Opaque Stains": All stains containing pigments not

"Open-Ended/Valve": Any valve, except pressure relief devices, having one side of the valve in contact with process fluid and one side open to the atmosphere, either directly or through open piping.

"Pigments Coatings": Opaque coatings containing binders and colored pigments which are formulated to conceal the wood surface either as an undercoat or topcoat.

Any plant using styrene to manufacture "Polystyrene Plant": polystyrene resin.

"Polystyrene Resin": A substance consisting of styrene polymer and additives which is manufactured at a polystyrene

"Reid vapor pressure": is the standardized measure of

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a liquid in pounds per square inch absolute ပ kPa) at 100° F (37.8° vapor pressure of

"Repair Coatings": Coatings to correct imperfections or damage to furniture surface "Repaired": For the purposes of Subpart Q, Secions 215.430 through 215.438 equipment component which is adjusted or otherwise altered, to eliminate a leak.

"Retail Outlet": means any gasoline dispensing facility at which gasoline is sold or offered for sale for use in motor vehicles

"Sealer": coating containing binders which seals the wood prior to application to subsequent coatings. "Semi-transparent Stains": Stains containing dyes or semitransparent pigments which are formulated to enhance wood grain and change the color of the surface but not to conceal the surface, including, but not limited to, sap stain, toner, non-grain raising stains, pad stain, spatter stain. "Specialty Soybean Crushing Source": Any hexane extraction soybean crushing equipment using indirect steam heat in flash or vapor desolventizers as the primary method of desolventizing and producing specialty solvent extacted soy flakes, grits or flour.

"Styrene Devolatilizer Unit": Equipment performing the function of separating unreacted styrene monomer and other volatile components from polystyrene in a vacuum devolatilizer. "Styrene Recovery Unit": Equipment performing the function of separating styrene monomer from other less volatile components of the styrene devolatilizer unit's output. The separated styrene monomer may be reused as a raw material in the polystyrene plant.

"Wash Coat": Coating containing binders which seals wood surfaces, prevents undesired staining and controls penetration.

A substrate which is printed in continuous roll-fed presses

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organization that purchases or obtains gasoline from a supplier for ultimate consumption or use in motor vehicles and receives delivery of the gasoline into a storage tank with a capacity of at least 550 gallons (2082 liters) owned and controlled by that person.

"Wood Furniture": Room furnishings including cabinets (kitchen, bath and vanity), tables, chairs, beds, sofas, shutters, art objects, wood paneling, wood flooring, and any other coated furnishings made of wood, wood composition or fabricated wood materials.

Ill. Reg. Amended at effective (Source:

Incorporation by Reference Section 215.105

The following materials are incorporated by reference:

- Materials, 1916 Race American Society for Testing and Street, Philadelphia, PA 19103: a)
- ď ASTM D 1644-59 Method 7
- ASTM D 1475-60 5
- ASTM D 2369-73

3 4

- D 2879-83 (Approved 1983) ASTM
- D 323-82 (Approved 1982) 2
- ASTM D 86-82 (Approved 1982) 9
- ASTM E 260-73 (Approved 1973), E 168-67 (Reapproved 1977), E 169-63 (Reapproved 1981), E (Approved 1985)
- ASTM D 97-66

8

- D 1946-67 ASTM 6
- D 2382-76 ASTM 100
- D 2504-83 ASTM 11)

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ASTM D 2382-83 12)

- ASTM D 4057-81 (Approved 1981) 13)
- ASTM D 4177-82 (Approved 1982) 14)
- Federal Standard 141a, Method 4082.1. q
- Association, Battery March Park, Quincy, Massachusetts National Fire Codes, National Fire Prevention 02269 (1979). ô
- United States Environmental Protection Agency, Washington, D.C., EPA-450/2-77-026, Appendix A (October 1977). q
- United States Environmental Protection Agency, Washington, D.C., EPA-450/2-78-051 Appendix A and Appendix B (December 1978). e e
- Standard Industrial Classification Manual, published by Executive Office of the President, Office of Management and Budget, Washington, D.C., 1972 £)
- 40 CFR 60, Appendix A (1986). 6
- United States Environmental Protection Agency, Washington D.C., EPA-450/2-78-041. h)
- 40 CFR 80, Appendices D, E, and F, adopted March 22, 1989 at 54 Fed. Reg. 11897. 듸

The incorporations by reference listed above contain no later amendments or editions. BOARD NOTE:

Ill. Reg. Amended at effective (Source:

SUBPART Y: GASOLINE DISTRIBUTION

Gasoline Volatility Standards 215.585 Section

No person shall sell, offer for sale, dispense, supply, of transport for use in Illinois qasoline whose Reid vapor pressure exceeds the applicable limitations set forth in subsections (b) and ଟା

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set forth during the regulatory control periods (c) duri

- 1990 shall be July 1 to August 31 for retail outlets, wholesale purchaser-consumer facilities, and all other facilities. The regulatory control period for calendar 7
- The regulatory control period for calendar year 1991 and each calendar year thereafter shall be July 1 to August 31 for retail outlets, wholesale purchaser-consumer facilities, and all other facilities. 5
- The Reid vapor pressure of gasoline, a measure of its volatility, shall not exceed 9.5 psi (65.5 kPa) during the regulatory control period in 1990 and each year thereafter. (q
- shall not exceed the limitations for gasoline set forth in subsection (b) by more than 1.0 psl (6.9 kPa).

 Notwithstanding this limitation, blenders of ethanol blend gasolines whose Reid vapor pressure is less than 1.0 psl above the base stock gasoline immediately after blending with ethanol are prohibited from adding butane or any product that will increase the Reid vapor pressure of the blended gasoline. The Reid vapor pressure of ethanol blend gasolines
- All sampling of gasoline required pursuant to the provisions of this Section shall be conducted by one or more of the following approved methods or procedures which are incorporated by reference in Section 215.105. 히
- For manual sampling, ASTM D4057;
- For automatic sampling, ASTM D4177; 2
- CFR 40 Sampling Procedures for Fuel Volatility, Appendix D. 3)
- The Reid vapor pressure shall be measured in accordance with test method ASTM D323 or in the case of gasoline-oxygenate blends which contains water-extractable oxygenates, a modification of ASTM D323 as set forth in 40 CFR 80, Appendix E, incorporated by reference in Section 215,105 의

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- The ethanol content of ethanol blend gasolines shall be determined by use of one of the approved testing methodologies specified in 40 CFR 80, Appendix F, incorporated by reference in Section 215.105.
- Any alternate to the sampling or testing methods or procedures contained in subsections (d), (e), and (f) must be approved by the Agency, which shall consider data comparing the performance of the proposed alternative to the performance of one or more approved test methods or procedures. Such data shall accompany any request for Agency approval of an alternate test
- h) Each refiner or supplier that distributes gasoline or ethanol blends shall:
- During the regulatory control period, document and clearly designate the Reid vapor pressure of all gasoline or ethanol blends leaving the refinery or distribution facility for use in Illinois. Any facility receiving this gasoline shall be provided with a copy of the accompanying document specifying the Reid vapor pressure.
- Reid vapor pressure, quantity shipped and date of delivery of any gasoline or ethanol blends leaving the refinery or distribution facility for use in Illinois. The Agency shall be provided with copies of such records if requested.
- Each retail outlet and facility operated by a wholesale purchaser-consumer shall, for a period of at least two years during the regulatory cotrol period, maintain records regarding each delivery of gasoline, which shall include Reid vapor pressure, quantity received and date received. The Agency shall be provided with copies of such records, if requested.

(Source: Added at _____Ill. Reg. ____, effective ___

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

The Heading of the Part: MEDICAL ASSISTANCE PROGRAMS

7

2) Code Citation: 89 Ill. Adm. Code 120

- 4) Statutory Authority: Sections 5-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-4 and 12-13)
- A Complete Description of the Subjects and Issues
 Involved: This rulemaking provides that applications filed
 on or after June 1, 1989, including any backdated months
 before June 1, 1989, non-exempt assets in excess of the
 appropriate asset disregard in addition to non-exempt
 income must be considered when determining eligibility for
 medical assistance. Medical assistance applications will
 no longer be denied based on non-exempt excess assets.
 Excess non-exempt assets do not have to be reduced to the
 appropriate disregard to attain medical eligibility. These
 changes apply only to the AABD (MANG), AFDC (MANG),
 programs. There are no changes in the AABD (MANG), and AMI
 programs. There are no changes in the AABD (MANG), AFDC
 (MAG), General Assistance or Food Stamp programs. In
 addition, these provisions do not apply to Qualified
 Medicare Beneficiaries (QMBS) or MANG(P) benefits.
- 6) Will these proposed amendments replace emergency amendments currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date?
 Yes X No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

NOTICE OF PROPOSED AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
	Amendment	September 22, 1989 (13 Ill. Reg. 14778)
	Amendment	June 23, 1989 (13 Ill. Reg. 9996)
	Amendment	March 17, 1989 (13 Ill. Reg. 3281)
	New Section	March 17, 1989 (13 Ill. Reg. 3281)
	New Section	March 17, 1989 (13 Ill. Reg. 3281)
	New Section	March 17, 1989 (13 Ill. Reg. 3281)
	New Section	June 30, 1989 (13 Ill. Reg. 10753)
	Amendment	June 30, 1989 (13 Ill. Reg. 10753)
	Amendment .	March 17, 1989 (13 Ill. Reg. 3281)

- This rulemaking 10) Statement of Statewide Policy Objectives: has no effect on local governmental units.
- comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Office of the General Cousel, Illinois Department of Public Aid, 100 South Grand Avenue East, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice. Time, Place, and Manner in which interested persons may 11)

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NOTICE OF PROPOSED AMENDMENTS

- 12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.
- The full text of the Proposed Amendments begins on the next page:

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ILLINOIS REGISTER	DEPARTMENT OF PUBLIC AID	NOTICE OF PROPOSED AMENDMENTS	Supplementary Medical Insurance Benefits, Buy-In Program	. SUBPART E: RECIPIENT RESTRICTION PROGRAM	Recipient Restriction Program	SUBPART F: MIGRANT MEDICAL PROGRAM	Migrant Medical Program Income Standards	SUBPART G: AID TO THE MEDICALLY INDIGENT	Client Cooperation	Citizenship	Residence	Age Relationshin	Living Arrangement	Supplemental Payments	Institutional Status	Social Security Numbers	Unearned Income	Exempt Unearned Income	Education Benefits Thearned Income In-Kind		Lump Sum Payments and Income Tax Refunds	Protected income Barned Income		Exempt Earned Income Recognized Employment Expenses	Income From Work/Study/Training Program	Earned Income From Roomer and Boarder		Payments from the illinois Department of Chi and Family Services	Assets Exempt Assets	שממער חומוטמעומט
			Section 120.70		120.80		Section 120.90 120.91		Section	120.210	120.211	120.212	120.216	120.217	120.218	120.225	120.230	120.235	120.236	120.245	120.250	120.255	120.261	120.262	120.271	120.273	120.275	120.2/6	120.280	707.07
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC AID	NOTICE OF PROPOSED AMENDMENTS	TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS	. PART 120 MEDICAL ASSISTANCE PROGRAMS	SUBPART A: GENERAL PROVISIONS	Incorporation By Reference	SUBPART B: ASSISTANCE STANDARDS		women and Inrants Under Age One Year who Do Not Qualify As Mandatory Categorically Needy	MANG(AÀBD) Income Standard	MANG(C) Income Standard	MANG(F) INCOME Standard Exceptions To Use Of MANG Income Standard		MOTHENIMOGRAPH VETTIGITIES INTONNES CO MONGORIS	C: FINANCIAL BLIGIBILIII DEIENR		O)	Nursing Care, DMHDD, DMHDD Approved Community Based		•	Cases in Intermediate Care, Skilled Nursing Care and	Department of Mental Health and Developmental	Disabilities (DMHDD) Approved Home and Community	TI. Adm.	Department of Mental Health and Developmental	3	Pregnant Women and Infants Under Age One Year Who Do	A AS MANGACOLY CACEGOLICALI	SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE	
15585	ற ஐ					Section 120.1		section 120.10 120.11		120.20	120.30	120.31	120.50			Section	120.60				120.61	120.62			120.63		120.64			

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Exclusion From Earned Income Exemption Recognized Employment Expenses Income From Work/Study/Training Programs	Earned Income From Self-Employment Earned Income From Roomer and Boarder	Earned Income In Kind Payments from the Illinois Department of Children
Section 120.366 120.370 120.371	120.372	120.375
Deferral of Consideration of Assets Spend-down of Assets (AMI) Property Transfers	Persons Who May Be Included in the Assistance Unit Payment Levels for AMI	SUBPART H: MEDICAL ASSISTANCE - NO GRANT
Section 120.283 120.284	120.290	

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120.372 Earned Income From Self-Employment 120.373 Earned Income From Roomer and Boarder 120.375 Earned Income In Kind 120.376 Payments from the Illinois Department of Children	and Family Services 120.380 Assets 120.381 Exempt Assets 120.382 Asset Disregard 120.383 Deferral of Consideration of Assets 120.384 Spend-down of Assets (MANG)		AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (III. Rev. Stat. 1987, Ch. 23, Pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq, and 12-13).	SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 III. Reg. 17, p. 117, effective February 1, 1978; amended at 2 III. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 III. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 III. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 III. Reg. 46, p. 56, effective effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 III. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 III. Reg. 33, p. 39, effective August 18, 1979; amended at 3 III. Reg. 33, p. 243, effective August 18, 1979; amended at 3 III. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 III. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 III. Reg. 38, p. 243, effective September 21, 1979; amended at 3 III. Reg. 38, p. 243, effective Gotober 6, 1979; amended at 3 III.
Persons Who May Be Included in the Assistance Unit Payment Levels for AMI SUBPART H: MEDICAL ASSISTANCE - NO GRANT	Client Cooperation Caretaker Relative Citizenship Residence	Age Blind Blind Disabled Relationship Living Arrangements Supplemental Payments Institutional Status Assignment of Rights to Medical Support and Collection of Payment	Cooperation in Establishing Paternity and Obtaining Medical Support Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support Suspension of Paternity Establishment and Obtaining Medical Support	Foster Care Frogram Social Security Numbers Unearned Income Budgeting Unearned Income Exempt Unearned Income Exempt Unearned Income Exempt Unearned Income Incentive Allowance Unearned Income In-Kind Court Ordered Child Support Payments of Parent Parent Earmarked Income Lump Sum Payments and Income Tax Refunds Protected Income Earned Income Budgeting Earned Income Exempt Earned Income
120.290 120.295	Section 120.308 120.309 120.310	120.312 120.313 120.314 120.315 120.316 120.317 120.318	120.320 120.321 120.322 120.323	120.325 120.335 120.335 120.335 120.336 120.340 120.340 120.345 120.355 120.361 120.361 120.362

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by 1990, fefective September 2, 1980; amended at 4 III. Reg. 37, pp. 134, fefective September 2, 1980; amended at 4 III. Reg. 37, pp. 134, fefective September 2, 1980; amended at 4 III. Reg. 45, pp. 134, effective October 2, 1980; amended at 5 III. Reg. 451, pp. 134, conceptive June 12, 1981; amended at 5 III. Reg. 1118, reg. 1184; sended at 5 III. Reg. 1866, effective July 24, 1981; peremptory amendment at 5 III. Reg. 1065, effective July 24, 1981; peremptory amendment at 5 III. Reg. 1065, effective October 1, 1981; peremptory amendment at 5 III. Reg. 1013, effective October 1, 1981; peremptory amendment at 5 III. Reg. 1013, effective October 1, 1981; peremptory amendment at 5 III. Reg. 1013, effective October 1, 1981; amended at 5 III. Reg. 10730, effective October 1, 1981; amended at 5 III. Reg. 10733, effective October 1, 1981; amended at 5 III. Reg. 10733, effective October 1, 1981; amended at 5 III. Reg. 10760, effective October 1, 1981; amended at 5 III. Reg. 10770, effective October 1, 1981; amended at 5 III. Reg. 10770, effective October 1, 1981; amended at 5 III. Reg. 10770, effective October 1, 1981; amended at 5 III. Reg. 10770, effective October 1, 1982, for a mendment at 6 III. Reg. 2447, effective March 11, 1982, for a maximum of 150 days; peremptory amendment at 6 III. Reg. 2447, effective March 11, 1982, for a maximum of 150 days; peremptory amendment at 6 III. Reg. 612, effective May 20, 1982; emergency amendment at 6 III. Reg. 612, effective May 20, 1982; emergency amendment at 6 III. Reg. 612, effective May 18, 18, effective July 1, 1982; amended at 6 III. Reg. 1892; amended at 6 III. Reg. 1892, effective May 18, 1892; amended at 6 III. Reg. 1892; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified Reg. 47, p. 96, effective November 13, 1979; amended at 3 III. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 III. Reg. 9, p. 259, effective February 22, 1980; amended at 4 III. Reg. 10, p. 258, effective February 25, 1980; at 4 III. Reg. 12, p. 551, effective March 10, 1980; emergency amendment at 4 III. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 III. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 III. Reg. 37, effective November 2, 1979; amended at 3 Ill . Reg. 12318, effective October 1 amended at

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Substantive Change, at (111. Reg. 14/4); amended (by adoling sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 6770, effective April 27, 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 1789; amended at 8 Ill. Reg. 18903, effective change) at 8 Ill. Reg. 1789; amended at 8 Ill. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 Ill. Reg. 25053, effective December 12, 1984; amended at 8 Ill. Reg. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 5346, effective April 11, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 15903, effective October 10, 1985; amended at 9 Ill. Reg. 15903, effective October 18, 1985; amended at 10 Ill. Reg. 16300, effective January 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amended at 10 Ill. Reg. 6966, effective Amerch 7, 1986; amend t 12 111. Reg. 904, effective January 1, 1988; t 12 111. Reg. 3516, effective January 22, 1988; t 12 111. Reg. 6234, effective March 22, 1988; amended t Reg. 8672, effective May 13, 1988; amended at 12 9132, effective May 20, 1988; amended at 12 111. Reg. effective July 22, 1988; emergency amendment at 12 Ill. 13243, offective July 14, 1986; amended at 10 III. Reg. 12672, effective July 14, 1986; amended at 10 III. Reg. 12672, effective September 19, 1986; amended at 11 III. Reg. 15649, effective February 23, 1987; amended at 11 III. Reg. 7652, effective April 15, 1987; amended at 11 III. Reg. 8735, amended at 11 III. Reg. 1973, amended at 11 III. Reg. 1987; amended at 11 III. Reg. 14034, effective August 14, 1987; amended at 11 III. Reg. 14763, effective August 26, 1987; amended at 11 III. Reg. 20142, effective January 1, 1988; amended at 11 III. Reg. 20898, effective December 14, 1988; July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding 6082; amended at 7 Ill. Reg. 8256, effective emergency amendment at 12 III. Reg. 11839, e 1988, for a maximum of 150 days; amended at amended at l at 12 Ill. R amended at] amended at] . Reg.

NOTICE OF PROPOSED AMENDMENTS

Ill. Reg. 17867, effective consensus.

Ill. Reg. 19704, effective November 15, 1988; amended at 12 111. Reg. 20188, effective November 15, 1988; amended at 12 111. Reg. 20188, effective November 23, 1988; amended at 13 111. Reg. 2081, effective January 1, 1989; amended at 13 111. Reg. 2081, effective Rebruary 3, 1989; amended at 13 111. Reg. 1999, effective March 10, 1989; emergency amendment at 13 111. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency amendment at 13 111. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; amended at 13 111. Reg. effective July 29, 1988, for a maximum of 150 days; amended at effective October 6, 1989; amended at 13 Ill. Reg. effective

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART B: ASSISTANCE STANDARDS

Eligibility For Medical Assistance Section 120.10

- {AM#} is equal to or less than the applicable Medical
 Assistance No Grant (MANG) or Aid to the Medically
 Indigent (AMI) Standard (Sections 120.20 and 120.50)
 and non-exempt assets are not in excess of the client meets the non-financial requirements of the program and the client's nonexempt income (Sections 120.325 and 120.342) awaitable-ower-a-six-{6}-menth fthree-{3}-months-for-Aid-to-the-Medically-Indigent applicable asset disregards (Sections 120.282 and 120.382). eligibility-period,-Sections-120,200-and-120,227 Eligibility for Medical Assistance exists when a a)
- peried is greater than the applicable MANG or AMI Standard and/or non-exempt assets are over the applicable asset disregard, the client must meet the spend-down obligation determined for the applicable If the client's nonexempt income awaitable-ower-the applicable-six-(6)-se-three-(3)-month-eligibility time period before becoming eligible to receive Medical Assistance. q
- Facility. Nonexempt income and non-exempt assets over the asset disregard is are applied toward the cost of receiving care in an Intermediate (ICF) or Skilled Nursing Care Facility (SNF) or in a Department of Mental Health and Developmental Disabilities (DMHDD) A one month eligibility period is used for clients ΰ

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NOTICE OF PROPOSED AMENDMENTS

Eligibility For Medical Assistance (Cont'd.) care on a monthly basis. Section 120.10

- disregard-amount,-the-elient-is-ineligible-for-Medieal ££-а-е1-теве-вая-вая-ваяете Assistance d
- a child to a recipient of an AFDC or AABD grant or related medical assistance or medical assistance due to the mother's pregnancy, the child shall be deemed to have applied for medical assistance only, without written request, subject When the Department becomes aware of the birth of to the following conditions: e}d) 1)
- AABD related medical assistance, or medical assistance due to her pregnancy on the date of birth of the child; The mother must have been receiving AFDC or A A
- The mother must have been continuously eligible for such medical assistance. B)
- regular procedures by written request at any time. assistance only from the date of birth for up to one year or until the mother becomes ineligible The newborn can be added to the grant or medical The newborn shall be eligible to receive medical assistance case, if otherwise eligible, through for medical assistance, whichever comes first. 5)

, effective Amended at 13 Ill. Reg.

Section 120.60

Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy All Cases Other Than Intermediate Care,

receiving care in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Care Facilities, Department of Mental Health and Developmental Disabilities (DMHDD) Facilities, or DMHDD approved community based residential settings under 89 Ill. Adm. Code 140.643 or pregnant women and infants under age one year who do not qualify as mandatory categorically needy. The following subsections apply to all cases other than those

NOTICE OF PROPOSED AMENDMENTS

- Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy All Cases Other Than Intermediate Care, (Cont'd.) Section 120,60
- The eligibility periods for MANG (AABD) and MANG(C) is six-(6) one (1) months. The eligibility period shall begin with: a)
- the first day of the month of application, 1
- eligibility requirements up to three months prior first day of any month prior to the month of application that the client meets non-financial to the month of application, if the client so desires, or the 5
- application that the client meets non-financial the first day of a month after the month of eligibility requirements. 3
- The eligibility period for AMI is six (6) months. eligibility period shall begin with: The â
- the first day of the month of application, or 7
- the first day of the month prior to the month of application, if the client meets non-financial eligibility requirements and if the client so desires, or 5
- application that the client meets non-financial the first day of a month after the month of eligibility requirements. 3
- Eligibility Without Spend-down for MANG (AABD), MANG(C) and AMI û
- 120.220, 120.227, 120.325, and 120.342) available during the six-{6}-month eligibility period is equal to or below the applicable MANG or AMI Standard (Sections 120.20 and 120.50), and non-exempt assets are not in excess of the applicable asset disregard (Sections 120.282 and If the client's nonexempt income (Sections 7

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 120.60

- All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not 120.382) the client is eligible for Medical Assistance from the first day of the eligibility Qualify As Mandatory Categorically Needy (Cont'd.)
- that occur during the eligibility period which might affect eligibility for Medical Assistance. If changes occur, appropriate action shall be taken by the Department, including termination of eligibility for Medical Assistance. If changes in income, assets or family composition occur which would make the client a spend-down case, a entire eligibility period will be paid for by the spend-down obligation will be determined and the subsections in (d) below will apply. The client is responsible to report any changes period. Covered services received during the Department. 5
- nation of eligibility will be made every twelve (12) months. For AMI, clients wishing continued Medical Assistance after the six (6) month eligibility period must reapply for Medical For MANG(C) and MANG(AABD), a full redetermi-Assistance. 3
- Eligibility with Spend-down for MANG (AABD), MANG(C), and AMI ф ф
- If the client's nonexempt income available during applicable asset disregard, the client must meet the spend-down obligation determined for the eligibility period before becoming eligible to obligation is the sum of the amount by which the client's non-exempt income avaitable-during-the the s**-{6}-menth applicable eligibility period is greater than the applicable MANG or AMI Standard and/or non-exempt assets are over the Standard and the amount of non-exempt assets in receive Medical Assistance. The spend-down eiigibility-period exceeds the MANG or AMI excess of the applicable asset disregard 7

NOTICE OF PROPOSED AMENDMENTS

- Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy All Cases Other Than Intermediate Care, (Cont'd.) Section 120.60
- incurring or paying for medical expenses in an amount equal to the spend-down obligation. client meets the spend-down obligation by 5
- Medical expenses shall be applied to the spend-down obligation in chronological order. A)
- tө-the-extent-өf-the-аmount-өf-such-рауменtэ them during the eligibility period and-only eligibility period will may be considered to the extent the medical bills remain extent that the client makes payments on for purposes of spend-down enly to the Medical expenses incurred prior to the the responsibility of the client B)
- spend-down obligation is met. Covered services received from that date until the end of the eligibility period will be paid for by the Department. The client shall be responsible directly to the provider for payment for services client will be notified in writing of the spend-down obligation. The client will also be notified of the six-month enrollment period, the time in which no new application is necessary. When proof of incurred medical expenses equal to the spend-down obligation is provided to the local office, eligibility for Medical Assistance shall begin effective the first day that the After application for Medical Assistance, the provided prior to the time client meets the spend-down obligation. 3
- obligation and the Department will price the bill to determine the Department's liability, if any. The Department shall be If one bill for medical expenses incurred on the spend-down obligation, part of the bill a certain date is more than enough to equal will be used to meet the spend-down P

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy All Cases Other Than Intermediate Care, (Cont'd.) Section 120.60
- than that part of the bill used to meet spend-down and only for the difference between liable only if the Department rate is greater those two amounts.
- incurred on the same date would be enough to equal or exceed the spend-down obligation, medical expenses shall be applied to the spend-down obligation in the following order: If more than one bill for medical expenses B)
- premiums, deductibles or coinsurance Medicare and other health insurance charges; ,
- recognized under State law but not medical expenses for services included in the State plan; ii)
- medical expenses for services included ö expenses are applied towards the spend-down obligation, the order application shall not be changed. Once medical in the State plan.
- is adjudicated. When adjudicated, that part determined to be the responsibility of the considered towards spend-down until the bill eligibility period but payment may be made by a third party, such as an insurance client shall be considered as incurred on company, the medical expense will not be service is provided during the the date of service. ົວ
- enrollment period all clients, whether or not the spend-down obligation has been met, shall be notified in writing that the-eligibility-period enrollment will end on a certain date. The client will also be informed by this notice that Prior to the end of the eligibility six-month 4

NOTICE OF PROPOSED AMENDMENTS

Section 120.60

Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy All Cases Other Than Intermediate Care, (Cont'd.) if he or she wishes continued Medical Assistance, cal factors of eligibility are met), and, if appropriate, a new spend-down obligation will be created. If the client files a reapplication prior to four (4) months after the end of the initial eligibility six-month enrollment period, the client will be sent through a special, a reapplication must be filed. Upon reapplication, a new eligibility six-month enrollment period will be established (assuming non-financurrent case record materials to verify factors abbreviated intake procedure making use of of eligibility not subject to change. The client is responsible to report any changes that occur during the eligibility six-month enrollment period which might affect eligibility appropriate action shall be taken by the Department, including termination of eligibility If changes occur, for Medical Assistance, For Medical Assistance 2

(q

- If changes in income, assets or family composition occur, appropriate adjustments to spend-down obligation and date of eligibility Department. The client will be notified in writing of the new spend-down obligation. Medical Assistance shall be made by the 9
- If income decreases or assets fall below the applicable asset disregard and, as a result, the client has already met the new Medical Assistance shall be back-dated to spend-down obligation, eligibility for the appropriate date. A)
- proof of If income or assets increases, and, as a result, the client has not produced proof cincurred medical expenses equal to the new notification of the new spend-down amount spend-down obligation, the written B)

NOTICE OF PROPOSED AMENDMENTS

Section 120.60

Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy All Cases Other Than Intermediate Care, Skilled Nursing (Cont'd.)

no longer receive a Medical Eligibility and eligibility for Medical Assistance will also inform the client that he or she will be interrupted until proof of medical expenses egual to the new spend-down obligation is produced. will Card

_, effective Source: Amended at 13 Ill. Reg. Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and MANG(C) Section 120.61

- The following rule applies to cases receiving care in Licensed Intermediate Care Facilities, Licensed Skilled Care Facilities, or Department of Mental Health and Developmental Disabilities (DMHDD) Facilities. a)
- 120.360) and assets (see 120.381) is are applied towards the cost of care beginning with the first full calendar month of anticipated stay in the nonexempt income and non-exempt assets over the applicable asset Asregard (Section 120.382) shall be applied towards the cost of care on a monthly basis. Non-exempt income (see Section to meet the cost of care at the private pay rate then non-exempt assets over the applicable asset disregard shall be used. facility. Non-exempt income shall be applied A one-month eligibility period will be used. the cost of care first coward 긔
- facilities or transfers to a DMHDD facility, non-exempt income and/or excess assets is are applied first toward the cost of care at the first facility and any balance is applied toward the cost of care at second facility. If the client transfers from a DMHDD facility to a non-DMHDD facility, non-exempt income and/or excess assets is are not applied toward the cost When a client transfers between non-DMHDD 2

NOTICE OF PROPOSED AMENDMENTS

Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and MANG(C) (Cont'd.) Section 120.61

the transfer occurs. If the client is discharged from a DMHDD facility or non-DMHDD facility to care at the non-DMHDD facility for the month 120.10), the MANG Community Income Standard is Placement, Supported Living Arrangement, Home Individual Program, Community Residential Alternatives as defined at 59 Ill. Adm. Code used (see Section 120.20) beginning with the month of discharge from the DMHDD facility or community based residential setting (such as his/her residence in the community or to a Community Living Facility, Special Home JON-DMHDD.

- If non-exempt income and non-exempt assets over the applicable asset disregard is are greater than the Department's rate for cost of care, no payment will be made to the facility. However, the redetermination shall be made every twelve (12) spend-down obligation. The private rate of facility may be applied to the spend-down the client may become eligible for Medical Assistance for other medical expenses by incurring medical expenses equal to the obligation in this instance. A full <u>e</u>
- meet the needs of a dependent spouse and/or children under age 21 who do not have enough income to meet their needs and whose assets do not exceed the asset Allow a deduction from the MANG client's income to To determine needs and asset limits: limit. ์
- asset disregard (see Sections 120.20 and 120.382) for a spouse only, use the AABD MAG standard and 7
- for spouse and/or dependent children, use AFDC MAG standard and asset disregard (see Sections 120.30 and 120.382). 5
- allow any payments made on medical bills for the spouse and/or children. 3

, effective Amended at 13 Ill. Reg. (Source:

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NOTICE OF PROPOSED AMENDMENTS

Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643 Department of Mental Health and Section 120.62

Disabilities (DMHDD) in accord with 89 Ill. Adm. Code 140.643. The in-home care services are receiving in-home care services through the Department of Mental Health and Developmental The following rule applies to individuals provided in the following community based residential settings. 1

a)

- Community Living Facilities (CLF) A)
- Special Home Placements (SHP) B
- Supported Living Arrangement (SLA) ົວ
- Home Individual Program (HIP) (a
- Community Residential Alternatives (CRA) (i
- Community based residential settings as well as a description of the Title XIX waiver services can be found at 59 Ill. Adm. Code 120. A definition of the above quoted Home and 5)
- A one-month eligibility period will be used. Eligibility begins the first day of the eligibility period or the day during the month that spend-down is Q Q
- A one-person MANG Community Income Standard will used (see 89 Ill. Adm. Code 120.20). Û
- amount for one client in accord with Section 120.382. Assets are considered in accord with 89 Ill. Adm. Code 113.140, 113.141, 113.142 and 113.154. The client shall be allowed an asset disregard in the q
- applied by DMHDD toward the cost of room and board. However, no payment will be made by the Department for the cost of room and board. The client shall be responsible directly to DMHDD for payment of room and If the client has SSI income, the SSI income will be board costs. e

NOTICE OF PROPOSED AMENDMENTS

Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643 Department of Mental Health and (Cont'd.) Section 120.62

- If the client's non-exempt income is greater than the MANG standard and/or non-exempt assets are over the applicable asset disregard, the client must meet the spend-down obligation determined for the eligibility The spend-down obligation is the sum of the amount by which the client's non-exempt income available-during-the-eligibility-period exceeds the MANG standard and the amount of non-exempt assets in excess of the applicable asset disregard. period before becoming eligible to receive Medical Assistance. £)
- expected monthly charges for waiver services to ensure XIX waiver (in-home care) services. Waiver services are considered incurred in total for the month on the first day of the month or the first day of stay for a month that the client resides in the approved residential setting if for less than an entire month. client may meet the spend-down by incurring Title If the cost of waiver services equals or exceeds the spend-down amount, the spend-down obligation is met. DMHDD will provide the local office a statement of that the spend-down obligation is met. The <u>6</u>
- If the client's non-exempt income is equal to or less than the MANG Standard and non-exempt assets are not in excess of the applicable asset disregard, the client is eligible for medical assistance from the first day of the eligibility period. P
- Standard and/or non-exempt assets are over the applicable asset disregard, eligibility for medical assistance shall begin effective the first day that the spend-down obligation is met. The Department will pay for covered services less the client's liability (excluding Title XIX waiver services) received from the date the spend-down obligation is met date until the end of the eligibility period. The client shall be responsible directly to the provider for payment for services provided prior to the time client meets If the client's non-exempt income exceeds the MANG spend-down obligation į,

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643 Department of Mental Health and (Cont'd.) Section 120.62

- eligibility will not be required for eligible clients who move from an institutional setting to an approved Home and Community based residential setting. A new application and/or a redetermination of î
- A case review is required for eligible cases placed in an approved residential setting. Ş
- A full redetermination of eligibility shall be every twelve months. 1

_, effective (Source: Amended at 13 Ill. Reg.

Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Section 120.63

a)

- remedial care services through the Department of Mental Health and Developmental Disabilities (DMHDD) in Home and Community Based Residential Settings approved by DMHDD. Remedial care services are those services (except for room and board) provided by DMHDD that are directed toward meeting the needs of disabled clients who are not remedial care services are provided in the following Home and Community Based Residential This Section applies to individuals receiving receiving services through the Department's In-Home Care Program (see Section 120.62). Community Based Residential Settings Settings: 7
- Community Living Facilities (CLF) B
- Special Home Placements (SHP) B)
- Supported Living Arrangement (SLA) ົວ
- Home Individual Program (HIP) â
- Community Residential Alternatives (CRA) <u>ы</u>

NOTICE OF PROPOSED AMENDMENTS

- Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings (Cont'd.) Section 120.63
- Residential Settings can be found at 59 Ill. Adm. A definition of the Home and Community Based Code 120. 5)
- Eligibility begins the first day of the eligibility period or the day during the month that spend-down is A one-month eligibility period will be used. (q
- A one-person MANG Community Income Standard will used (see Section 120.20). ω
- amount for one client in accord with Section 120.382. Assets are considered in accord with 89 Ill. Adm. Code 113.140, 113.141, 113.142 and 113.154. The client shall be allowed an asset disregard in the q
- applied by DMHDD toward the cost of room and board. The client shall be responsible directly to DMHDD for payment of room and board costs. No payment will be made by the Department for the cost of room and board. If the client has SSI income, the SSI income will be е •
- If the client's non-exempt income is greater than the MANG Standard and/or non-exempt assets are over the applicable asset disregard, the client must meet the spend-down obligation determined for the eligibility The spend-down obligation is the sum of MANG Standard and the amount of non-exempt assets in available-during-the-eligibility-period exceeds the amount by which the client's non-exempt income period before becoming eligible to receive medical excess of the applicable asset disregard assistance. ()
- the cost of all services reported by DMHDD that exceed the MANG Community Income Standard and the Income Disregard amount. Remedial care services are considered incurred in total for the month on the first day of the month or the first day of stay for a month that the client resides in the approved residential setting if for less than an entire month. The client may meet the spend-down by incurring costs for remedial care services. Remedial care costs are g

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NOTICE OF PROPOSED AMENDMENTS

Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings (Cont'd.) Section 120,63

If the cost of remedial care services equal or exceeds the spend-down amount, the spend-down obligation is met. DMHDD will provide the local office a statement of expected monthly charges for remedial care services to ensure that the spend-down obligation is met.

- If the client's non-exempt income is equal to or less than the MANG Standard and non-exempt assets are not in excess of the applicable asset disregard, the client is eligible for medical assistance from the first day of the eligibility period. P)
- The client shall be responsible directly to the provider for payment for services provided prior to the time client Standard and/or non-exempt assets are over the applicable asset disregard, eligibility for medical assistance shall begin effective the first day that the spend-down obligation is met. Covered services, less the client's liability, received from the spend-down met date until the end of the eligibility If the client's non-exempt income exceeds the MANG period will be paid for by the Department. meets the spend-down obligation. <u>;</u>
- eligibility will not be required for eligible clients who move from an institutional setting to an approved A new application and/or a redetermination of Home and Community Based Residential Setting. -
- A case review is required for eligible cases placed in an approved Home and Community Based Residential <u>~</u>
- made A full redetermination of eligibility shall be every twelve months. 7

effective (Source: Amended at 13 Ill. Reg.

Spend-down of Assets (AMI) Section 120.284

Determination of Assets <u>ه</u>

NOTICE OF PROPOSED AMENDMENTS

Spend-down of Assets (AMI) (Cont'd.) Section 120.284

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- Department determines the amount of non-exempt assets using the verified amount on the date of decision on the application for medical assistance. The date of verification may be prior to the date of decision. Money considered as income for an enrollment period is not considered as an asset for that same enrollment period. If income for a month is added to a bank account that month, the Department will subtract the amount of income from the bank balance to determine the asset level. Any income remaining the following month(s) is considered as an asset. For individuals residing in the community, the
- The amount of non-exempt assets verified during the application process is used on the date of decision. If medical eligibility includes a backdated month, for the backdated month(s), the Department will consider the amount of assets available to apply to the cost of medical care. Department will not determine the value of ets for a backdated month(s) of eligibility ever, the amount of the excess assets verif assets for a backdated month(s) of eligibili However, the amount of the excess assets ver during the application process is used to determine spend-down status in the backdated month of eligibility. The 2
- spend-down, whether or not the excess amount has actually been reduced, it is no longer considered. However, at reapplication, the Department will consider any excess non-exempt assets remaining as currently available. Once the excess asset has been used to meet 3

Community Cases

To determine the spend-down obligation for AMI clients, the Department will compare the amount of countable income anticipated to be received during the six month enrollment period to the appropriate AMI Standard and add any non-exempt assets in excess of the appropriate asset disregard to countable income in excess of the appropriate AMI Standard.

Regular AMI

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NOTICE OF PROPOSED AMENDMENTS

Spend-down of Assets (AMI) (Cont'd.) Section 120.284

When an individual residing in the community, has countable income during the six-month period of not more than 99 cents over the appropriate AMI Standard and has non-exempt excess assets of not more than 99 cents over the appropriate asset disregard, the case is referred to as a Regular AMI case. Payment for covered services is made for each month of the authorization period

Spend-down AMI 2

- and has countable income during the sixmonth period of at least \$1.00 over the AMI
 Standard and/or non-exempt assets of at
 least \$1.00 in excess of the asset disregard
 for the appropriate slze household, the case
 is referred to as a community spend-down
 case. The spend-down amount is the sum of
 the amount of income in excess of the
 appropriate AMI Standard and any non-exempt
 assets in excess of the appropriate asset
 disregard. The Department will disregard
 excess countable income and/or asset amounts
 that are not at least \$1.00 over the
 appropriate standard or disregard. When the individual resides in the community 2
- non-exempt assessing the spend-down cannot be eliminated by a non-allowable transfer made to qualify for or increase the need for medical assistance. The transfer of asset policy set forth in Section 120.285 still applies. Once the client has been determined to have a resource spend-down because of excess 딞
- If the individual presents verification that the excess amount is no longer available and the transfer of assets is allowable according to policy set forth in Section 120.285, the Department will make the appropriate changes the month following the month the assets were transferred. If the resource spend-down has been met, the policy set forth in Section 120.285 regarding transfer of assets does not apply. The ତା

NOTICE OF PROPOSED AMENDMENTS

Spend-down of Assets (AMI) (Cont'd.) Section 120.284

client may dispose of the asset as he/she wishes as it has been applied to a met spend-down.

Spend-down is met by presenting allowable medical bills or receipts to the Department that equal the amount of the individual's excess countable income and/or non-exempt excess assets. Individuals are not required Individuals enrolled in spend-down are not eligible for payment of covered medical services until spend-down is met. to reduce excess assets prior to the issuance of a medical card. 김

_, effective (Source: Added at 13 Ill. Reg.

Spend-down of Assets (MANG) Section 120.384

Determination of Assets a)

- decision on the application for medical assistance. The date of verification may be prior to the date of decision. Money considered as income for a month is not considered as an asset for that same month. If income for a month is added to a bank account that month, the Department will subtract the amount of income from the bank blance to determine the asset level. Any income remaining the following month(s) is considered as an asset. For individuals residing in the community the Department determines the amount of non-exempt assets using the verified amount on the date of 긔
- The amount of non-exempt assets verified during the application process is used on the date of decision. If medical eligibility includes a backdated month(s), for the backdated month(s), the Department will consider the amount of assets available to apply to the cost of medical care. The Department will not determine the value of assets for a backdated month(s) of eligibility. However, the amount of the excess assets verified during the application process is used to 2

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Spend-down of Assets (MANG) (Cont'd.) Section 120.384

determine spend-down status in each backdated month of eligibility.

considered. However, at reapplication/ redetermination, the Department will consider any excess non-exempt assets remaining as currently available. spend-down, whether or not the excess amount has actually been reduced, it is no longer Once the excess asset has been used to meet 3

Community Cases (MANG) <u>a</u>

clients in the community, the Department will compare monthly countable income to the appropriate MANG standard and add any non-exempt assets in excess of the appropriate asset disregard to non-exempt monthly income in excess of the appropriate MANG Standard. To determine the spend-down obligation for MANG

Regular MANG - Community Residents

When an individual residing in the community, has countable monthly income of not more than 99 cents over the appropriate MANG Standard and has non-exempt excess assets of not more than 99 cents over the appropriate asset disregard, the case is referred to as a Regular MANG case.

Payment for covered services is made for each month eligibility exists.

Spend-down MANG 2

When an individual resides in the community and has countable monthly income of at least \$1.00 over the MANG Standard and/or nonexempt assets of at least \$1.00 in excess of the asset disregard for the appropriate size household, the case is referred to as a community spend-down case. The spend-down amount is the sum of the amount of income in excess of the MANG Standard plus non-exempt assets in excess of the appropriate asset disregard any excess income and/or asset amounts that (A)

NOTICE OF PROPOSED AMENDMENTS

are not at least \$1.00 over the appropriate Spend-down of Assets (MANG) (Cont'd.) disregard standard or Section 120.384

- The transfer of asset policy set forth in Section 120.385 still applies. Once the client has been determined to have a resource spend-down because of excess non-exempt assets, the spend-down cannot be eliminated by a non-allowable transfer made to qualify for or increase the need for medical assistance 딞
- the excess amount is no longer available and the transfer of assets is allowable according to Section 120.385, the Department will make the appropriate changes the month to Inserts were transferred. If spend-down has been met, the policy set forth in Section 120.385 If the individual presents verification that regarding transfer of assets does not apply. The client may dispose of the asset as he/she wishes as it has been applied to a met spend-down. 히
- eligible for payment of covered medical services until spend-down is met. Spend-down is met by presenting allowable medical bills or receipts to the Department that equal the amount of the individual's excess countable income and/or non-exempt excess Individuals enrolled in spend-down are not assets. Excess assets do not have to be reduced prior to the issuance of a medical Excess assets do not have to be card. 리

Group Care Cases 히

clients in group care, the Department will compare monthly countable income and non-exempt assets in excess of the appropriate asset disregard to the cost of long term care at the private pay rate. When an individual has non-exempt excess assets, the excess amount is applied to the monthly long term care chages after the monthly countable inome has been applied. determine the spend-down obligation for MANG

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Spend-down of Assets (MANG) (Cont'd.) Section 120.384

Regular Group Care

monthly income plus non-exempt assets in excess of the applicable asset disregard of not more than 99 cents over the private pay rate, the calls referred to as a Regular Group Care case. I monthly countable income plus excess non-exempt assets are less than the long term care charges at the Department rate, the Department will pay When an individual in group care has countable the difference

Group Care Spend-down 2

- countable monthly income plus non-exempt assets in excess of the applicable asset disregard of at least \$1.00 over the cost of long term care at the private pay rate, the case is referred to as a Group Care
 Spend-down case. The spend-down amount is
 the sum of the monthly countable income plu
 non-exempt assets over the applicable asset
 disregard. When an individual in group care has **al**
- The transfer of asset policy set forth in Section 120.385 still applies. Once the client has been determined to have a resource spend-down because of excess non-exempt assets, the spend-down cannot be eliminated by a non-allowable transfer made to qualify for or increase the need for medical assistance **a**l
- the excess amount is no longer available and the transfer of assets is alowable according to Section 120.385, the Department will make the appropriate changes the month following the month the assets were transferred. If spend-down has been met, the policy set forth in Section 120.385 regarding transfer of assets does not apply. The client may dispose of the asset as he/she wishes as it has been applied to a met spend-down. If the individual presents verification tha ତା

DEPARTMENT OF PUBLIC AID

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NOTICE OF PROPOSED AMENDMENT

The Heading of the Part: MEDICAL PAYMENT

1

- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number:

140.569

4) Statutory Authority: Section 5-5.8a of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.8a)

Amendment

A Complete Description of the Subjects and Issues
Involved: The negotiated rate concept which makes
provision for those clients with exceptional nursing care
needs has been expanded to a more comprehensive plan whose
rate structure is facility specific.

_, effective

(Source: Added at 13 Ill. Reg.

Exceptional medical care is defined as the level of medical care required by persons (including persons with acquired immune deficiency syndrome (AIDS) or a related condition) who are medically stable and ready for discharge from a hospital but who require an intensive level of care for physician, nurse and ancillary specialist services.

This rule revision provides contract requirements, staffing levels and training requirements, program conditions and eligibility factors. It also includes a provision for payment to a hospital if skilled nursing services cannot be located.

This rule revision is estimated to increase the Department's aggregate expenditures by \$2.15 million in Fiscal Year 1990.

- 6) Will this proposed amendment replace an emergency amendment currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date?

 Yes X No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

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DEPARTMENT OF PUBLIC AID

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NOTICE OF PROPOSED AMENDMENT

ion							10)	11)							12)
Illinois Register Citation	March 10, 1989 (13 Ill. Reg. 2937)	March 10, 1989 (13 Ill. Reg. 2937)	December 16, 1988 (12 Ill. Reg. 20714)	September 15, 1989 (13 Ill. Reg. 14265)	September 15, 1989 (13 Ill. Reg. 14265)	December 16, 1988 (12 Ill. Reg. 20714)	December 16, 1988 (12 Ill. Reg. 20714)	September 29, 1989 (13 Ill. Reg. <u>15281</u>)	September 29, 1989 (13 Ill. Reg. 15281)	September 29, 1989 (13 Ill. Reg. 15281)	September 29, 1989 (13 Ill. Reg. 15281)	September 29, 1989 (13 Ill. Reg. <u>15281</u>)	٠.	(13 Ill. Reg. 15281)	
Proposed Action Illi	Amendment Marc (13	Amendment Marc	Amendment Dece	Amendment Sept	Amendment Sept	Amendment Dece	Amendment Dece	Amendment Sep (13	Amendment Sep (13	Amendment Sep [.]	Amendment Sep [.]	Amendment Sep.	Amendment Sept	Amendment Sept (13	
Section Numbers F	140.16	140.17	140.400 A	140.428 A	140.429	140.435	140.436	140.475	140.476	140.477 A	140.478 A	140.479 P	140.480	140.481	

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Se	ction	Section Numbers	Proposed Action	Illinois Register Citation
14	140.491		Amendment	July 14, 1989 (13 Ill. Reg. 11157)
14	140.543		Amendment	August 18, 1989 (13 Ill. Reg. 13178)
14	140.560		Amendment	August 18, 1989 (13 Ill. Reg. 13178)
14	140.561		Amendment	August 18, 1989 (13 Ill. Reg. 13178)
14	140.562		Amendment	August 18, 1989 (13 Ill. Reg. 13178)
14	140.642		Amendment	November 28, 1988 (12 Ill. Reg. 19613)

0) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Dan Leikvold, Office of the General Counsel, Illinois Department of Public Aid, 100 South Grand Avenue East, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

Interested parties can review the rules pertaining to this change at the Department of Public Aid's local office located in each county, except in Cook County, where the rules can be reviewed at the Director's Office, 624 South Michigan Avenue, 13th Floor, Chicago, Illinois. The rule and be reviewed at all offices Monday through Friday, 8:30 a.m. until 5:00 p.m.

!) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 18, 1989

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- Types of small businesses affected: Medical Providers B)
- Reporting, bookkeeping or other procedures required for compliance: No new procedures required. ပ
- Types of professional skills necessary for compliance: No new skills required. Q

The full text of the Proposed Amendment begins on the next page:

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TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER d: MEDICAL PROGRAMS

PART 140 MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section 140.1 140.2 140.3	e Medical Assistance ANG, AABD, AABD-MANG, R BE Eligible for AFDC, nd Infants Under Age On datory Categorically Ne Under AFF Changer AFF C
140.5 140.6 140.7	gnant persons who are 18 yed) Medical Services Under GA Services Not Covered Assistance Provided to In of Eighteen Who Do Not Qu
140.8	9 0-
140.10 SUBE	Mandatory Categorically Needy O Medical Assistance Provided to Incarcerated Persons SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section	
140.11	Enrollment Conditions for Medical Providers
140.12	Participation Requirements for Medical Providers
140.13	Definitions
140.14	Denial of Application to Participate in the Medical
	Assistance Program
140.15	Recovery of Money
140.16	Termination of a Vendor's Eligibility to Participate
	in the Medical Assistance Program
140.17	Suspension of a Vendor's Eligibility to Participate in
	the Medical Assistance Program

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Section		Sec
140.18	Effect of Termination on Individuals Associated with Vendor	140
140.19	Application to Participate or for Reinstatment Subsequent to mermination. Suspension or Barring	140
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140.21	Covered Medicaid Services for Qualified Medicare	140
	Beneficiaries (QMBs)	140
140.22	Magnetic Tape Billings	140
140.23	Payment of Claims	140
140.24	Payment Procedures	140
140.25	Overpayment or Underpayment of Claims	140
140.26	Payment to Factors Prohibited	140
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140.28	Record Requirements for Medical Providers	140
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140.40	Prior Approval for Medical Services or Items	140
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	SUBPART C: HOSPITAL SERVICES	

	Hospital Services (Recodified)	Participation (Recodified)	General Reguirements (Recodified)	Special Requirements (Recodified)	Covered Hospital Services (Recodified)	Hospital Services Not Covered (Recodified)			-		Bone Marrow Transplants (Recodified)	_	(Recodified)	. Payment for Inpatient Services for GA (Recodified)	Hospital Outpatient and Clinic Services (Recodifi		_	(Repealed)
Section	140.94	140.95	140.96	140.97	140.98	140.99	140.100	140.101	140.102	140.103	140.104	140.110		140,116	140.117	140.200	140.201	

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Ton		Section	
7 7 0	Department of Corrections Laboratory	140.476	Medical Equipment, Supplies and Prosthetic Devices for
421		1	Not Be Made
422	Requirements for Prescriptions and Dispensing Items of	140.4//	Limitations on Equipment, Supplies and Prosthetic Devices
	•	140.478	Devices Prior Approval for Medical Equipment. Supplies and
425			מייין בארבייים בארבייים בארבייים בארבייים בארביים בארב
426		10.479	Approval of Medical Supplies
427	ions and Dispensing of	140.480	Equipment Rental Limitations
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429	vices	10.482	Family Planning Services
430		140 483	Timitations on Pamily Dianning Services
431	lboratory	10 484	71,000
432	ry Services	140.485	ramity tramming octivity
433		787 01	Timitations on Modishov Services
434	ts for Independent Laboratories	70.400	Off medicines service
440		40.407	Modical Branchatation
441	Not Covered	0.4.0	rransportation
442	Prescriptions	10.49T	Limitations on Medical Transportation
443	ntions I consider	10.492	Payment for Medical Transportation
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# t		10.496	Payment for Psychological Services
445	r compounded)	10.497	Hearing Aids
446	cer Items		
447	Reimbursement		SUBPART E: GROUP CARE
448	Returned Pharmacy Items		
449		מסודים?	
450	harmacies	140 500	sections over allows
452	•		Care Services
453	ions	200.04	at redeia Direction
454	ntal Health Clinic Services	140.503	Payment ror imprope
455	ν σ. τ. υ σ. τ.	10.504	rayment
456)	10.505	മ
460	8 40 5 70 74	140.506	Provider Voluntary Withdrawal
461	ation Bequirements	10.507	greement
462		015.04	
463		116.01	Services Provided Without Charge
464		10.512	Utilization Control
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7 7 7		10.514	Certifications and Recertifications of Care
400		10.515	Management of Recipient FundsPersonal Allowance Fund
407	denc Clinics	10.516	Recipient Management of Funds
407		10.517	Correspondent Management of Funds
7 7	nome nealth of the second of t	10.518	Facility Management of Funds
4 - 1	COVELED SELVICES	140.519	Use or Accumulation of Funds
7/4	; ; ; ; ;	10.520	Management of Recipient FundsLocal Office
477	מפוייניתי		Responsibility
7 7 7	Services	140.521	Room and Board Accounts
0 / 7	Devices	10,522	Reconciliation of Recipient Funds

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140.523 140.524 140.525 140.526 140.527	Bed Reserves	140.577	Capital Costs f
140.524 140.525 140.526 140.527 140.527			
140.525 140.526 140.527 140.527	Cessation of Payment Due to Loss of License	140.578	Property Taxes
140.526 140.527 140.528	Eligibility For Quality Incentive Program (QUIP)	140.579	Specialized Liv
140.527	Quality Incentive Standards and Criteria for the	140.580	Mandated Capita
140.527	Quality Incentive Program (QUIP)	140.581	Qualifying as M
140.528	Quality Incentive Survey	140.582	Cost Adjustment
	Payment of Quality Incentive	140.583	Campus Faciliti
140.529	Reviews	140.584	Illinois Munici
140.530	Basis of Payment for Group Care Services	140.590	Audit and Recor
140.531	General Service Costs	140.642	Pre-Screening A
140.532	Health Care Costs	140.643	In-Home Care Pr
533	General Administration Costs	140.645	Medical and In-
534	Ownership Costs		Age 21
535	Costs for Interest, Taxes and Rent	140.646	Reimbursement f
536	Organization and Pre-Operating Costs		Mentally Retard
140.537	Payments to Related Organizations		Facilities
140.538	Special Costs	140.647	Description of
140.539		140.648	Determination o
140.540	Costs Associated With Nursing Home Care Reform Act and		Programming for
		140.649	Effective Dates
140.541	Salaries Paid to Owners or Related Parties	140.650	Certification o
140.542	Cost Reports-Filing Requirments	140.651	Decertification
140.543	Time Standards for Filing Cost Reports	140.652	Terms of Assura
140.544		140.680	Effective Date
140.545	Penalty for Failure to File Cost Reports	140,700	Discharge of Lo
140.550		140,830	Appeals of Rate
140.551	General Service Costs	140.835	Determination o
140.552	Nursing and Program Costs		
140.553	General Administrative Costs	Ŋ	SUBPART F: POINT
140.554	Component Inflation Index		S
140.555	Minimum Wage		
140.560	Components of the Base Rate Determination	Section	
140.561		140.850	Facility/Client
140.562	Nursing Costs	140.855	Evaluation Of N
140.563	Capital Costs	140.860	Payment (Recodi
140.565	Incentive Payments for Quality Care	140.865	Definitions (Re
140.566	Level I Incentive Payments	140.870	Guidelines (Rec
140.567	Level II Incentive Payments	140.875	Intermediate Ca
140.568		140.880	Skilled Care (S
140.569	Clients With Exceptional Nursing Care Needs	140.885	Statewide Rates
140.570	Capital Rate Component Determination	140.890	Reimbursement f
140.5/1	Fair Rental Value (FRV) Calculation	1	
140.5/2	Toral Capital Race Other Camital Drowie: one	140.895	
140.573		140.870	
140.575	Cupical Costs for Memory (Repealed)		Develormentally
140.576	Renovations (Repealed)		ת מיים לה שיים מיים מיים מיים

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6	In-Home Care Pr Medical and In- Age 21 Reimbursement f Mentally Retard Facilities Description of Determination o	Programming for the Mentally Retarded Effective Dates of Reimbursement for Day Programs Certification of Day Programs Decertification of Day Programs Terms of Assurances and Contracts Effective Date Of Payment Rate Discharge of Long Term Care Residents Appeals of Rate Determinations Determination of Cap on Payments for Long Term Ca	SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES Facility/Client Participation (Recodified) Evaluation Of Need For Care (Recodified) Bayment (Recodified) Definitions (Recodified) Guidelines (Recodified) Intermediate Care (ICF/MR) (Recodified) Skilled Care (SNF/PED) (Recodified) Skilled Care (SNF/PED) (Recodified) Skilled Care (SNF/PED) (Recodified) Skilled Care (RNF/PED) (Recodified) Night Reimbursement for ICF/MR-15 and Under Facilities (Recodified) Night Shift Reimbursement (Recodified) Night Shift Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the Developmentally Disabled (Recodified)
Section 140.577 140.578 140.580 140.580 140.581 140.581 140.582 140.583 140.583	140.643 140.645 140.646 140.647 140.648	140.649 140.650 140.651 140.652 140.680 140.830 140.835	Section 140.850 140.850 140.865 140.875 140.885 140.885 140.885 140.885
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REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC :: U SUBBPART

Basic Rehabilitation Aide Training Program (Recodified) Interim Nursing Rates (Recodified) Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified) Functional Areas of Needs (Recodified) Service Needs (Recodified) Midnight Census Report (Recodified) Times and Staff Levels (Recodified) Times and Staff Levels (Repealed) Reconsiderations (Recodified) Statewide Rates (Recodified) FACILITIES Statewide Rates (Repealed) Definitions (Recodified) Referrals (Recodified) 140.906 140.907 140.908 140.909 140.911 Section 140.900 140.905 140.910 40.903 40.902 140.904 140.901

ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM SUBPART H:

Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)
Payment to Hospitals for Inpatient Services or Care Notification of Negotiations (Recodified) Hospital Participation in ICARE Program Negotiations Illinois Competitive Access and Reimbursement Equity not Provided under the ICARE Program (Recodified) Closing an ICARE Area (Recodified)
Administrative Review (Recodified)
Payments to Contracting Hospitals (Recodified)
Admitting and Clinical Privileges (Recodified) Factors Considered in Awarding ICARE Contracts Hospital Services Procurement Advisory Board Termination of ICARE Contracts (Recodified) Contract Monitoring (Recodified)
Transfer of Recipients (Recodified)
Validity of Contracts (Recodified) Negotiation Procedures (Recodified) (ICARE) Program (Recodified)
Definition of Terms (Recodified) (Recodified) Recodified) (Recodified) 140.944 140.946 140.948 140.950 140.954 140.956 140.966 140.968 140.970 Section 140.940 140.942 140.952 140.958 140.960 140.962 140.964 140.972

Medichek Recommended Screening Procedures Ą TABLE

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Time Limits for Processing of Prior Approval Requests Staff Time and Allocation by Need Level (Recodified) Staff Time and Allocation for Training Programs Capital Cost Areas Schedule of Dental Procedures Travel Distance Standards Podiatry Service Schedule Health Service Areas (Recodified) HSA Grouping Ö TABLE J TABLE B TABLE I TABLE TABLE TABLE TABLE TABLE TABLE

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Adopted at 3 III. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 III. Reg. 8374, effective July 6, 1982; emergency amendment at 6 III. Reg. 8374, amended at 7 III. Reg. 681, effective December 30, 1982; amended at 7 III. Reg. 681, effective July 1, 1983; amended at 7 III. Reg. 8308, effective July 1, 1983; amended at 7 III. Reg. 8271, effective July 5, 1983; emergency amended at 7 III. Reg. 8271, effective July 5, 1983; for a maximum of 150 days; amended at 7 III. Reg. 8540, effective July 22, 1983; amended at 7 III. Reg. 9382, effective July 22, 1983; peremptory amended at 7 III. Reg. 15047, effective July 22, 1983; peremptory amended at 7 III. Reg. 15047, effective December 21, 1983; amended at 8 III. Reg. 15047, effective December 21, 1983; emergency amendment at 8 III. Reg. 15047, effective December 21, 1983; amended at 8 III. Reg. 5262, effective April 9, 1984; amended at 8 III. Reg. 5262, effective April 9, 1984; amended at 8 III. Reg. 5262, effective April 9, 1984; amended at 8 III. Reg. 6983, effective May 16, 1984; amended at 8 III. Reg. 6785, effective April 27, 1984; amended at 8 III. Reg. 6785, effective April 27, 1984; amended at 8 III. Reg. 6785, effective May 10, effective April 27, 1984; amended at 8 III. Reg. 7710, effective April 27, 1984; amended at 8 III. Reg. 7710, effective April 27, 1984; amended at 8 III. Reg. 7710, effective May 16, 1984, emergency amendment at 8 III. Reg. 7710, effective May 12, 1984, emergency amendment at 8 III. Reg. 7710, effective May 12, 1984, emergency amendment at 8 III. Reg. 7710, effective May 10, effective emaximum of 150 days; amended at 8 III. Reg. 7710, effective May 10, effective emaximum of 150 days; emergency amendment at 8 III. Reg. 7710, effective May 10, effective emaximum of 150 days; emergency amendment at 8 III. Reg. 100, effective emaximum of 150 days; emergency amendment at 8 III. Reg. 100, effective emaximum of 150 days; emergency amendment at 8 III. Reg. 100, effective emaximum of 150 days; emergency 8 III. Reg.10032, effective June 18, 1984; emergency amendment at 8 III. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 III. Reg. 13343, effective July 17, 1984; amended at 8 III. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 III. Adm. Code 141

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conditied with no substantive change) at 8 Ill. Reg. 1899; peremptory amended at 8 Ill. Reg. 1815, effective October 19, 1984; parended at 8 Ill. Reg. 21637, effective October 19, 1984; parended at 8 Ill. Reg. 22097, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; amended at 8 Ill. Reg. 221677, effective October 29, 1984; amended at 8 Ill. Reg. 22185, effective October 29, 1984; amended at 8 Ill. Reg. 22185, effective October 29, 1984; amended at 8 Ill. Reg. 22185, effective December 48 Ill. Reg. 23186, amended at 9 Ill. Reg. 25186; amended at 9 Ill. Reg. 2697, effective April 19, 1985; amended at 9 Ill. Reg. 2697, effective April 19, 1985, amended at 9 Ill. Reg. 2616, effective Unne 5, 1985; amended at 9 Ill. Reg. 1607, effective June 26, 1985, amended at 9 Ill. Reg. 1606, effective June 57, 1985, amended at 9 Ill. Reg. 1000, effective June 55, 1985, amended at 9 Ill. Reg. 1000, effective June 57, 1985, amended at 9 Ill. Reg. 1000, effective June 28, 1985, amended at 9 Ill. Reg. 1000, effective October 11, 1985, amended at 9 Ill. Reg. 1000, effective October 11, 1985, amended at 9 Ill. Reg. 1000, effective December 27, 1985, amended at 9 Ill. Reg. 1036, effective December 27, 1985, amended at 9 Ill. Reg. 1036, effective December 27, 1985, amended at 9 Ill. Reg. 1037, effective December 27, 1085, amended at 9 Ill. Reg. 1038, effective December 27, 1085, amended at 9 Ill. Reg. 1038, amended at 10 Ill. Reg. 1037, effective December 27, 1085, amended at 9 Ill. Reg. 1038, amended at 10 Ill. Reg. 1037, effective December 27, 1085, amended at 9 Ill. Reg. 1038, amended at 10 Ill. Reg. 1037, effective April 10, 1086, amended at 10 Ill. Reg. 1036, amended at 10 Ill. Reg. 1037, effective April 10, 1036, amended at 10 Ill. Reg. 1037, effective April 10, 1036, amended at 10 Ill. Reg. 1037, effective April 10, 1036, amended at 10 Ill. Reg. 1037, effective December 12, 1036, amended at 10 Ill. Reg. codified with no substantive change) at 8 Ill. Reg. 17899; 8 Ill. Reg. 16354; amended (by adding sections being

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Section Live Coultied to 80 111. Again. Code 141 at 111. 111. 111. 111. Reg. 4303, effective March 6, 1987; emergency amended at 1111. Reg. 7664, effective April 15, 1987; emergency amended at 1111. Reg. 7942, effective April 20, 1987; amended at 1111. Reg. 1200, effective June 12, 1987; amended at 1111. Reg. 1200, effective June 12, 1987; amended at 1111. Reg. 1200, effective June 12, 1987; amended at 1111. Reg. 1200, effective June 10, 1987; amended at 1111. Reg. 1200, effective June 20, 1987; amended at 1111. Reg. 1200, effective June 20, 1987; amended at 1111. Reg. 1120, effective June 14, 1987; amended at 1111. Reg. 1120, effective Adgust 25, 1987; amended at 1111. Reg. 1675, effective December 30, 1987; amended at 1111. Reg. 1675, effective October 27, 1987; amended at 1111. Reg. 1670, effective October 14, 1987; amended at 1111. Reg. 1670, effective October 14, 1987; amended at 1111. Reg. 1670, effective October 14, 1987; amended at 1111. Reg. 1670, effective June 14, 1987; amended at 1111. Reg. 1670, effective March 15, 1988; amended at 1211. Reg. 1670, effective March 22, 1988; amended at 1211. Reg. 1670, effective March 22, 1988; amended at 1211. Reg. 1670, effective March 22, 1988; amended at 12111. Reg. 1675, effective April 21, 1988; amended at 12111. Reg. 1675, effective March 22, 1988; amended at 12111. Reg. 1675, effective June 3, 1988; amended at 12111. Reg. 1675, effective June 14, 1988; amended at 12111. Reg. 1675, effective June 14, 1988; amended at 12111. Reg. 1677, effective June 14, 1988; amended at 12111. Reg. 1677, effective June 14, 1988; amended at 12111. Reg. 1673, effective June 14, 1988; amended at 12111. Reg. 1673, effective June 14, 1988; amended at 12111. Reg. 1673, effective November 15, 1988; amended at 12111. Reg. 1181, effective November 15, 1988; amended at 12111. Reg. 1181, effective November 15, 1988; amended at 12111. Reg. 1211. Reg. 11879, effective Rarch 17, 1989; amended at 13111. Reg. 1311, effective March 17, 1989; amended at 13111. Reg. 1311, effective March 17, 19 Section 140.71 recodified to 89 Ill. Adm. Code 141

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1989; amended at 13 III. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 III. Adm. Code 148.10 thru 148.390 at 13 III. Reg. 9572; emergency amendment at 13 III. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; amended at 13 III. Reg. 11516, effective July 3, 1989; amended at 13 III. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 III. Adm. Code 148.120 at 13 III. Reg. 12562, effective July 17, 1989; amended at 13 III. Reg. 12562, effective July 17, 1989; amended at 13 III. Reg. 14391, effective August 31, 1989; emergency amendment at 13 III. Reg. 15473, effective September 12, 1989; for a maximum of 150 days; amended at 13 III. Reg. 15489.

OTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 140.569 Clients With Exceptional Nursing Care Needs

Notwithstanding-the-provisions-of-Subparts-F-and-G-of-this
Party-the-Department-may-negotiate-a-special-rate-of-payment-to
a-skilled-nursing-facility-if-the-negotiated-rate-is-at-least
twenty-five-percent-less than-the-rate-paid-by-the-Department
for-the-elientls-eare-in-a-hospital--yhe-Department
negotiate-a-special-rate-of-payment-if-the-following-factors

- hospital-level-of-intensity;-require-multi-diselplinary Reguired-doeumentation-includes,-but-is-met-limited-to medieation-needs;-list-of-medieal-equipment-and-supply The -elient 19-hospital-must-document-that-elients-are needs,-medieal-records-including-ease-history-and/or detailed-summary-of-the-elientls-eondition,-list-of medieally-stable-for-discharger-but-near-aeute-eare foltowing-body-system-areas;--respiratory,-skin, urinary,-digestive,-emotional,-neuro-museular,-and therapies,-and-exhibits-a-near-tetal-dependency-on а-рһузівіавіз-меістев-зеатемене-зрееібуінд-едіеве eardio-vaseular;-needs-aetive-physical-and-other eare,-t.e.,-eare-by-a-physician,-a-nurse,-and-a meehanieal-eguipment-in-order-to-maintain-life. eherapist,-require-eare-in-at-least-four-of-the needs,-and-eare-рlan-өr-зунорзія-о£-пееds. 40
- b) All-lieensure-and-eertifiestion-standards-as-exist-for facilities-providing-skilled-nursing-eare-must-be-met-
- a) Exceptional Care Program

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- Section 140.569 Clients With Exceptional Nursing Care Needs (Cont'd.)
- Aid Code (III. Rev. Stat. 1987, ch. 23, par. 5-5A), the Department may make payments to nursing facilities which substantially meet licensure and certification requirements as may be prescribed by the Department of Public Healfn.
- The Department may, but is not required to, enter into contracts with facilities offering exceptional medical services, referred to herein as Providers.
- Exceptional medical care is defined as the level of medical care required by persons who are medically stable and ready for discharge from a hospital but who require a multi-disciplinary level of care for physician, nurse and anciliar/specialist services with exceptional costs related to extracranary equipment and/or supplies that have been determined to be a medical necessity. This includes but is not limited to persons with acquired immune deficiency syndrome (AIDS) or related condition, head-injured persons, and ventilator dependent persons. Consideration may be given to those residents currently residing in a facility who require a multi-disciplinary level of care and meet criteria as stated in subsection (1)(2).
- The Department shall negotiate with nursing home providers and enter into a contract with Providers. The rate of payment will be reasonable and adequate to meet the costs incurred by the facilities providing exceptional care. The rate of payment shall not exceed the amount the Department determines would be paid under Medicare principles of reimbursement. Providers may negotiate separate facility wide rates for separate types of care.
- b) Exceptional Care Contract Reguirements

The Department may enter into a contract for exceptional care services only if the Provider agrees to the following conditions:

NOTICE OF PROPOSED AMENDMENT

- Clients With Exceptional Nursing Care Needs (Cont'd.) Section 140.569
- regarding costs related to the care of the exceptional care residents, reporting them in the ancillary section of the Department Long Term Care Facility Cost Reports.

 The facility must demonstrate the capacity and capability to provide exceptional care as documented by Department of Public Health and Department of Public Aid records. The Provider will maintain separate records 긔 5

Provider must maintain and provide

The Provider must maintain a documentation demonstrating:

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- Adherence to staffing requirements as set out in subsection (c) A
- Adherence to staff training requirements as set out in subsection (d); 副
 - Validity of written agreements as required 히
- Presence of emergency policy and procedures as set out in subsection (f) in subsection (e) 읾
- Medical condition of the resident; and (i)
- Care, treatments and services provided to the resident <u>대</u>
- The Provider must have and maintain physical plant adaptations to accommodate the necessary eduipment. 4
- The Provider must have and maintain an emergency electrical backup system. 2
- The Provider must agree to accept at least seventy-five percent (75%) of all Department rersons determined in need of exceptional care services if the facility is at less than 95% occurancy. The facility is at less than 95% occurancy. The period used for determining the 75% quota will be no later than six months after the effective date of the contract between the Department and the Provider. The Department may 6

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- review compliance as necessary. Failure of the Provider to comply with this guota may render, at the discretion of the Department, the exceptional carte contract void and may exclude the the effected Provider as a participant in the exceptional care contact program for a period not to exceed one (1) year. Clients With Exceptional Nursing Care Needs (Cont'd.) Section 140.569
- Exceptional Care Staffing Requirements ଧ

Staffing requirements for facilities providing exceptional care include:

- A minimum of one RN on duty on the day and evening shifts, seven days per week;
- staff (as A minimum of the required number of LPN staff (required by the Department of Public Health and set out in 77 ill. Adm. Code 300.1230 and 300.1240), on duty, with an RN on call on the night shift, seven days per week; and 2
- A respiratory therapist, on staff or on contract with the facility, for those facilities serving ventilator dependent residents or residents requiring respiratory therapy services. 위
- Exceptional Care Staff Training Reguirements for Facilities Providing Ventilator Dependent Care 위

Training requirements for facilities providing exceptional care for ventilator dependent residents include:

- At least one of the full-time professional nursing staff members has successfully completed a course in the care of ventilator dependent individuals and the use of ventilators, conducted and documented by a respiratory therapist or a qualified registered nurse who has at least one year experience in the care of ventilator dependent persons, and 귀
- All staff caring for ventilator dependent residents must have documented regular inservice 5

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Clients With Exceptional Nursing Care Needs (Cont'd.) Section 140.569

training in ventilator care prior to providing such care.

Exceptional Care Agreement Requirements 6

The Provider must have a valid written agreement with:

- A medical equipment and supply provider which must include a service contract for ventilator equipment when accepting ventilator dependent residents; 긔
- A local emergency transportation provider; 5
- A local hospital capable of providing the necessary care for equipment dependent residents, when appropriate; and 3
- A respiratory therapist, (unless a respiratory therapist is on staff within the facility) when accepting ventilator dependent residents or residents requiring respiratory therapy services. 4
- Exceptional Care Emergency Policy and Procedures Requirements (i)

The Provider must have specific written policies and procedures addressing emergency needs for residents regulting exceptional care.

Accessibility to Records 9

The Provider must make accessible to IDPA and/or IDPH all facility, resident and other records necessary to determine that the needs of the resident are being met and to determine the appropriateness of exceptional care services

Contract Negotiations P

A Provider shall notify the Department of its interest in participating in the Exceptional Care Program in writing by certified or registered mail, return receipt requested.

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Clients With Exceptional Nursing Care Nees (Cont'd.) Section 140.569

- Negotiations between the Provider and the Department shall be conducted solely on an individual facility basis. Multiple facility negotiations shall not be permitted. Prior to the beginning of negotiations, the Provider shall submit to the Department a 5
- completed Exceptional Care Data Sheet, Th Department shall furnish such Data Sheet, Exceptional Care Data Sheet shall reguire: 3
- Identification of the types, quantities and costs of services which the Provider intends to offer; A

A staffing plan for the area of the facil ty

B)

serving exceptional care residents; and

- Staff Documentation of the qualifications of serving exceptional care residents. 0
- The Department shall provide each Provider which has notified the Department of its interest in participation in the Exceptional Care Program with a copy of the proposed contract provisions by mailing such proposed contract provisions the provider. Each contract shall be for a period of one year. 4
- Renewal/Nonrenewal of Exceptional Care Contracts 듸
- contract to express their intent to renew the contracts must contact the Department in writing sixty (60) days prior to the expiration date of Providers desirous of renewing exceptional care the cont
- Upon receipt of the Providers' intent to renew their contract, the Department shall open negotiations as set forth in subsection (h). 5
- Providers desiring to terminate or not renew their contract shall notify the Department Sixty (60) days prior to the date of termination or contract expiration. Payment for new admissions at an exceptional care rate will not be made to ကျ

NOTICE OF PROPOSED AMENDMENT

Clients With Exceptional Nursing Care Needs (Cont'd.) Section 140.569

Department's utilization review (see Contract Monitoring 2 and 3) or the resident is discharged. exceptional care contract. Payment for exceptional care residents in facilities which terminate or do not renew their contracts will remain at the previous exceptional care rate until such time as the resident no longer requires exceptional care as determined by the those Providers who do not have a valid

- It is the responsibility of a nursing home Provider to effect appropriate discharge planning for exceptional care residents when terminating agrees to assist Providers with any information available regarding appropriate placement The Departmen or not renewing its contract. 4
- Determining eligibility for exceptional care payment.
- Department representative prior to placement in a facility to be eligible for exceptional care payment. Excluding those residents currently enrolled in the negotiated rate program. All persons must be approved by an authorized
- exceptional care placement the cost of the person's care must be at least 50% more than the proposed admitting facility's per diem rate (capital, support and nursing components).

 Eligible items which may be used in computing the cost of the person's care include nursing services costs, therapy services costs, and medical equipment and supply costs. Computations for determining cost of care shall be based upon maximum allowable costs for service equipment and In order for a person to be approved for supplies and HSA wage rates for the admitting facility as determined by Department 2
- a Long Term Provision for Patients for which Placement is Unavailable 즤

In the event placement for a patient in need of

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Clients With Exceptional Nursing Care Needs (Cont'd.) Section 140.569

exceptional care services or skilled nursing services cannot be located, the Department shall approve payment to the hospital in which the patient is receiving services. The rate of hospital shall not exceed the average statewide long term care facility per diem rate for the level of services provided.

Contract Monitoring 긔

- the Federal Social Security Act (42 U.S.C. 1396a care by the Department in accordance with the approved plan for medical services under Section 5-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 5-2), and Title XIX of shall continue to apply to exceptional care provided under the Exceptional Care Program (111 Rev. Stat. 1987, ch. 111 1/2 par. 6503-5). All utilization controls applied to exceptional
- assurance. The Department may contract with Medical Peer Review organizations to provide utilization review and quality assurance under any contract negotiated for exceptional care. The Department shall provide for a program of delegated utilization review and quality 5
- The Department shall review exceptional care residents' utilization of services every ninety (90) days. 3
- resident is no longer in need of exceptional care services, the Department shall reduce the rate of payment to the Provider to the facility's standard Medicald per diem rate. In the event that it is determined that the 4

, effective Amended at 13 Ill. Reg. (Source:

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NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Cancellation, Revocation or Suspension of Licenses or Permits î
- Code Citation: 92 Ill. Adm. Code 1040 5
- Proposed Action Section Numbers: 3

Amendment 1040.60

- Statutory Authority: Sections 2-104(b) and 2-123 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, pars. 2-104(b) and 2-123). Statutory Authority: 4
- A Complete Description of the Subjects and Issues Involved: This proposed rulemaking adds law enforcement authorities, the driver, or his attorney to the list of persons who may be provided information regarding a driver's placement on court supervision. 2)
- Will this proposed rulemaking replace an emergency rule currently effect? No. 9
- Does this rulemaking contain an automatic repeal date? 2
- Š Does this proposed rulemaking contain incorporations by reference? this amendment does not contain incorporations by reference. 8
- Are there any other amendments pending on this part? Yes 6

Illinois Register Citation	13 Ill. Reg. 9490 (June 23, 1989)	13 Ill. Reg. 10216 (June 30, 1989)	13 Ill. Reg. 14810	13 111. Reg. 15357 (September 29: 1989)
Proposed Action	Amendment	Amendment	New Section	New Section
Section Number	1040.31	1040.46	1040.25	1040.55

- Statement of Statewide Policy Objective: This policy has no effect on local units of government. 10)
- Time, place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to: 11

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Deputy General Counsel to the Secretary 2701 S. Dirksen Parkway Springfield, IL 62723 217/782-5356 Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any type of small business and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs. 12)

The full text of the Proposed Rule begins on the next page:

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1, 1988; amended at 12 III. Reg. 17120, effective October 1, 1988; amended at 13 III. Reg. 1593, effective January 23, 1989; amended at 13 III. Reg. 5162. effective April 1, 1989; amended at 13 III. Reg. 7082, effective May 15, 1989; amended at 13 III. Reg. 8659, effective June 1, 1989; amended at 13 III. effective September 15, 1988; amended at 12 Ill. Reg. 16906, effective October , effective

NOTE: Boldface type denotes statutory language.

Section 1040.60 Release of Information Regarding a Disposition of Court Supervision

8

- Information pertaining to a driver's placement on court supervision for any of the following offenses of the Illinois Vehicle Code or Section 6-303, Driving while license, er permit or privilege to operate a motor vehicle is suspended or revoked; similar provisions of a local ordinance: 7
- Section 11-401, Leaving the scene of a traffic accident involving death or personal injury; 7
- Section 11-501 of a similar provision of a local ordinance, Driving under the influence of alcohol, other drugs, or a combination thereof; 9
- Section 11-503, Reckless driving; or 7
- Section 11-504, Drag racing; 3

De released or made available to any source outside the the Secretary of State except as expressly provided in to any source outside shall not be released or made available paragraph (b) of this Section. Office of

- be released to the following parties upon receipt of a proper written request: Federal Courts, State Courts, or Pprosecuting authorities. Information pertaining to a driver's placement on court supervision for any of the offenses named in paragraph (a) of this Section shall enforcement authorities, the driver, or his/her attorney. 2
- Illinois Vehicle Code. The request shall be submitted on the business letterhead of the agency and shall be signed by the authority, or the individual's attorney. Any individual may also request an abstract of his/her driving record. The request shall include the following information concerning the driver if such "Proper request" shall mean a written request for an abstract of driver's record submitted pursuant to Section 2-123 of the judge, or the prosecutor of the agency, the law enforcement information is known to the agency: 7

SECRETARY OF STATE NOTICE OF PROPOSED AMENDMENTS TITLE 92: TRANSPORTATION CHAPTER II:

CANCELLATION, REVOCATION OR SUSPENSION OF LICENSES OR PERMITS

Operating a Motor Vehicle During a Period of Suspension Court to Forward Licenses and Reports of Convictions 3 or More Traffic Offenses Within 12 Months Illinois Traffic Offense Table 1040.10 1040.30 1040.20 1040.31

Suspension or Revocation of Licenses or Permits Used Fraudulently or Revocation 1040.32

Commission of Offense Requiring Mandatory Revocation Jpon Conviction 1040.35

Commission of a Traffic Offense in Another State Repeated Conviction or Collisions

Suspension of Licenses for Curfew Violations 1040.40 1040.41

Fatal Accident and Personal Injury Suspensions Illegal Transportation Fleeing and Eluding 1040.46 1040.42 1040.43

Vehicle Emission Suspensions 1040.48 1040.50

Suspension or Revocation of a License of

Release of Information Regarding a Disposition Commercial Vehicle Driver 1040.60

Invalidation of a Restricted Driving Permit Offenses Occurring on Military Bases National Driver Register 1040.66 1040.70

of Court Supervision

Rescissions 1040.100

Reinstatement Fees 1040.101

et seq. and 6-700 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. AUTHORITY: Implementing Articles II and VII of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-201 Stat.1987, ch. 95 1/2, par. 2-104(b)).

June 30, 1979; amended at S Ill. Reg. 3533, effective April 1, 1981; amended at 6 Ill. Reg. 4239, effective April 2, 1982; codified at 6 Ill. Reg. 12674; amended at 8 Ill. Reg. 2200, effective February 1, 1984; amended at 8 Ill. Reg. 3783, effective March 13, 1984; amended at 8 Ill. Reg. 18925, effective amended at 11 III. Reg. 15265, effective September 4, 1986; amended at 11 III. Reg. 16927, effective October 1, 1987; amended at 11 III. Reg. 20659, effective December 8, 1987; amended at 12 III. Reg. 2148, effective January 11, 1988; amended at 12 III. Reg. 14351, effective September 1, 1988; amended at 12 III. SOURCE: Filed September 22, 1972; amended at 3 Ill. Reg. 26, p. 282, effective September 25, 1984; amended at 8 III. Reg. 23385, effective November 21, 1984; Ag. 15625, effective September 15, 1988; amended at 12 Ill. Reg. 16153,

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full name, including middle initial;

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- address; B
- birthdate; ဝ
- sex ର
- D)E) driver's license number;
- B)F) date of offense;
- F)G) offense charged;
- G+H) court date, if applicable.
- The Office of the Secretary of State shall provide sufficient information on the abstract of a driver's record to enable the requesting agency to obtain specific details of the matter by contacting the court which has previously granted the disposition of supervision. 5)

(Source: Amended at 13 Ill. Reg. , effective

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- The Use of the Capitol Complex Facilities Heading of Part: 1)
- 71 Ill. Adm. Code 2005 Code Citation: 3)

Proposed Action	New Section								
Section Number 2005,10	2005.20	2005.30	2005.40	2005.50	2005.60	2005.70	2005.80	2005.90	
3)									

- <u>Statutory Authority:</u> Implementing Section 5, subparagraph 7 and authorized by Section 5, subparagraph 7, of "An Act to revise the law in relation to the Secretary of State." (Ill. Rev. Stat. 1987, ch. 124, par. 5, subparagraph 7) 4)
- A Complete Description of the Subjects and Issues Involved:

2

permissible and prohibited uses of the facilities, and the requisite This rulemaking defines the Capitol Complex facilities, set forth conditions of their use.

- Will this proposed rule replace an emergency rule currently in effect? No 6
- Does this rulemaking contain an automatic repeal date? 7
- Do these proposed amendments contain incorporations by reference? No 8
- 8 Are the any other amendments pending on this Part? 6
- Statement of Statewide Policy Objectives: 10)

This rulemaking does not affect units of local government.

this proposed rulemaking. Written comments may be submitted within Time, Place, and Manner in which interested persons may comment on Office of the Secretary of Stale Springfield, Illinois 62706 Counsel to the Secretary 298 Centennial Building Philip S. Howe 45 days to: 11)

(217)785-3094

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NOTICE OF PROPOSED RULES

Initial Regulatory Flexibility Analysis:

12)

After careful consideration, the Secretary has determined that this rulemaking does not affect small businesses; therefore, the rules were not submitted to the Department of Commerce and Community Affairs.

The full text of the proposed rules is as follows:

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NOTICE OF PROPOSED RULES

PUBLIC BUILDINGS, FACILITIES, AND REAL PROPERTY CHAPTER IV: SECRETARY OF STATE TITLE 71:

THE USE OF THE CAPITOL COMPLEX FACILITIES PART 2005

Secretary of State Police Department Use of Buildings for Public Events Business Hours and Public Access Distribution of Leaflets Prohibited Activities Demonstrations Applicability Definitions 2005.40 2005.50 2005.60 2005.70 2005.80 2005.90 2005.20 2005.10 Section

Severability

AUTHORITY: Implementing Section 5, subparagraph 7 and authorized by Section 5, subparagraph 7, of "An Act to rewise the law in relation to the Secretary of State." (Ill. Rev. Stat. 1987, ch. 124, par. 5, subparagraph 7)

, effective Ill. Reg. at Adopted SOURCE:

Section 2005.10 Applicability

Center, the Supreme Court Building, the Capitol Building, the Willard Ice Revenue Building, the Department of Driver Services Building and the Centennial Building and their grounds, and other properties within the control of the Secretary of State within the City of Springfield pursuant to Ill. Rev. Stat. These rules are applicable to the use of the Stratton Building, the Visitors' 1987, ch. 124, par. 5(7).

Section 2005.20 Definitions

Capitol Building, and the Centennial Building, in Springfield, Illinois. "Building" means the Stratton Office Building, Visitors' Center, the

Street, and Pasfield Street in the City of Springfield, based upon Section 3.08 of the Space Needs Act (Ill. Rev. Stat. 1987, ch. 63, par. 223.05). "Capitol Complex" means all buildings, grounds, and parking lots herein identified with boundaries being Washington Street, Third Street, Cook

"Commercial Activity" means an activity whose primary purpose is to obtain a profit for the benefit of an individual or business entity organized for

"Demonstration" means demonstrating, picketing, marching, a rally, the sale of non-commercial printed matter or materials, moving in procession, holding of vigils, and all other like forms of activity that involve the communication or expression orally or by conduct, of views or grievances, engaged in by one or more person, the conduct of which has the effect, intent, or propensity to draw a crowd or onlookers.

"Director" means the Director or Acting Director of the Papartment of Physical Services of the Office of the Secretary of State of Illinois.

"Grounds" shall mean the grass areas, garden areas, and shall exclude all parking areas in the Capitol Complex.

Section 2005.30 Business Hours and Public Access

- committee meeting or session of either house for the opening time, and holidays between 9 a.m. and 4 p.m. for purposes of public tours only. The public business hours of the Capitol Complex Buildings are 7 a.m. to 6 p.m. Monday through Friday, except holidays, and on weekends and When the General Assembly is in session, and the start of a committee meeting or session is sooner or later than the limits listed in this session of either house for the closing time in the Capitol Building subsection, the public hours shall be one hour before the earliest one hour after the adjournment of the last committee meeting or or in whatever building the legislative function is held. a)
- subsection (a) of this Section is prohibited, except for the following persons who may be admitted to office areas assigned to them for their Entrance to any building during other than the times stated in use in carrying out their official duties: q
- members of the General Assembly;
- employees of the General Assembly; 3)
- employees of the erecutive departments whose offices are in the building; 3
- representatives of news media who have offices in the Capitol Building; 4)
- any authorized maintenance, repairer, contractor or other service employee, while performing duties which have been arranged for by the Department of Physical Services; and 2)
- any person who is specially requested to enter into any building or office by an authorized individual listed in subsection 1 to 4 of this Section. (9

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NOTICE OF PROPOSED RULES

g a personnel, and all persons will be required to sign in and out of building after 5 p.m. and before 7 a.m. Only one entrance shall i Proper identification of all persons may be demanded by security coen after the public business hours. G

Section 2005.40 Prohibited Activities

- No animals, except guide dogs to assist handicapped persons, shall be permitted in the buildings in the Capitol Complex. a)
- No person or organization shall camp, erect a tent, monument (except public official or a historical event), structure, portable toilet, as authorized by the Secretary of State to commemorate a deceased platform, sign, or similar device on the grounds of or within the State Capitol, Visitors' Center, the Centennial Building, or the Stratton Building, except as provided in subsection (f) of this q
- No person or organization shall block obstruct, or impede any doorway, stairway, corridor, or elevator in the Capitol Complex. G
- Capitol Building. No sticks, poles, or laths may be used to carry any sign or placard into the buildings. No chains or ropes may be carried into the buildings, except by authorized workmen and State employees, No posters or signs may be carried above the first floor of the with the permission of the Director. g
- obtained. Permission will be granted for public rallies only. No such voice amplifying devices shall be used after the public business No person or group of persons shall use any electronic loudspeaker, bullhorn, or other amplifying device within the Capitol Complex buildings or grounds, unless prior permission of the Director is hours, except for public events if permission is granted by the Director. е е
- tents or small structures may be erected at the location designated by No signs or posters for demonstration purposes may be affixed in any way to the walls, railings, floors, or ceilings of the buildings $\,\mathbb{N}$ of symbolic expression in the exercise of free speech guaranteed by the the Director, which location will not impede pedestrian or vehicular Sections 4 and 5 of the 1970 Illinois Constitution. No more than 2 Permission shall be granted only if the display structure is part First Amendment to the United States Constitution and Article I, displays or structures (including tents) in the buildings or on grounds may be erected without the permission of the Director. traffic or substantially damage the Capitol grounds. £

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products advertisement, or the sale, display, or vending of commercial product or articles in the buildings or on the grounds is prohibited, except provided by statute or pursuant to contract with the State commercial signs, placards, or other forms of The display of Government as

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- group or groups, or as individuals within the Capitol Building rotunda shall not exceed a decibel level of 85dB(A). If the noise level from persons to decrease the noise and/or to reduce the numbers of people within the Capitol Building to lower the noise level to the specified The noise level from demonstrators, picketers, and protestors of any these persons exceeds this limit, the Director shall direct all level, which shall not exceed 75dB(A). 3
- defile, tarnish, or injure in any wav State property within the buildings or on the grounds thereof. All person and organizations engaging in this type of prohibited activity will be responsible for No person or organization shall damage, destroy, remove, deface, all costs, expenses, damages, and liability resulting. <u>;</u>
- No skateboard riding is allowed in the Capitol Complex. ÷

Section 2005.50 Demonstrations

- Director. A written request addressed to the Director must be submitted at least 48 hours in advance of this event to be scheduled. gathering, or parade on or in the buildings or their grounds is The holding or conducting of any demonstration, public meeting, prohibited unless a permit for such activity is issued by the a)
- organization, corporation, association, society, fraternity, sorority, club, or group of whatever kind or nature seeking to use the building or the grounds. The request shall also list the names and addresses used, the dates and times sought, equipment to be used, or supplied, and the estimated number of the participant . of all officers or leaders, the particular facility desired to be The written request shall state the name of the individual, q
- participants. Marshals will be identified by insignia supplied by the Any group seeking a permit hereunder that will have 100 or more participants at any demonstration shall have one marshal per 25 Director. ີວ
- Director will issue a permit to an applicant unless he finds that the intended activity will: The g
- Unreasonably interfere with the movement of traffic or persons within the buildings or grounds; 7

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- Unreasonably interfere with the use of the buildings or grounds; 5
- Endanger the health and safety of the applicants for the permits or other persons; 3
- Be a commercial activity; or 4
- Conflict in date, time, and place with a previously schealed activity of another applicant or a government agency. 3
- Applicants denied a permit may modify their request to meet the objection and concerns of the Director and may resubmit their application for consideration. (e
- applicants, although a written request in letter form addressed to the The Director will design application and permit forms for use by all Director shall be considered an application. £

Section 2005.60 Use of Buildings for Public Events

- with a price not to exceed \$50.00 in the buildings specified in Section 2005.10 of this Part shall s.kmit an application to the Director at least 48 hours in advance of the desired start of their Organizations that apply to sell baked goods, cards, or other items a)
- Only one activity at a time will be approved by the Director for each location. 7
- only locations allowed for such sales are the northwest lobby cafeteria at the Department of Driver Services Building at 2701 of the Centennial Building, the area on the west side of the Stratton Building Cafeteria, and the area in front of the South Dirksen Parkway. The 5
- Sales may occur only during the public business hours. 3
- Revenue Service. No organization without a tax exempt number will The Director will only approve applications to sell submitted by organization's tax exempt number from the United States Internal not-for-profit organizations, who must submit a copy of the be allowed to sell in the areas designated. 4
- insurance, are allowed in the buildings specified in Section 2005.10 commercial activity, such as selling real estate, automobiles, of this Part. ş â

NOTICE OF PROPOSED RULES

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Section 2005.80 Secretary of State Police Department

- within the Capitol Complex and the buildings specified within Section The Secretary of State's Police Department shall enforce all laws 2005.10 of this Part.
- trespass to state lands (Ill. Rev. Stat. 1987, ch. 38, sec. 21-5), the interference with public officials (Ill. Rev. Stat. 1987, ch. 38, sec. Stat. 1987, ch. 38, sec. 21-4), the unauthorized possession of firearms on state property (Ill. Rev. Stat. 1987, ch. 28, sec. 21-5), 38, sec. 32), and threatening a public official (Ill. Rev. Stat. 1987, The Illinois statutes applicable to the presentation of order and peace within the specified buildings include, but are not limited to, disorderly conduct in the General Assembly (Ill. Rev. Stat. 1987, ch. 63, par. 12), criminal damage to state supported property (Ill. Rev. unauthorized possession of explosives (III. Rev. Stat. 1987, ch. 38, sec. 20-2), mob section (III. Rev. Stat. 1987, ch. 38, sec. 25), 31), interference with federal procedure (Ill. Rev. Stat. 1987, ch. disorderly conduct (Ill. Rev. Stat. 1987, ch. 38, sec. 26),

Section 2005.90 Severability

If any part of these rules shall be held by a court of competent jurisdiction to be invalid, such holding shall not affect the remaining parts hereof.

- a) q or damage caused by their members' or participants' negligence or willful misconduct. Such organization shall also restore the used areas to their pre-use appearance and condition, less reasonable wear organizations listed in subsection (a) of this Section and any other this Part, except as permitted by Section 6-15 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1987, ch. 43, par. 130). All organizations that are permitted to use the Capitol Complex buildings or the buildings specified in Section 2005.10 of this Part shall indemnify the State and the Secretary of State from any injury and tear, and the Director shall be the final decision-maker on the No alcohol or alcoholic beverages are allowed to be sold, consumed, delivered, or used in the buildings specified in Section 2005.10 of organization receiving permission from the Director to use the clean-up of the used area. This subsection applies to those
- All requests to use the buildings specified in Section 2005.10 or the Capitol Complex will be submitted in writing to the Director at least 48 hours in advance of the proposed starting time of the activity. ()

specified buildings for meetings or parties.

Section 2005.70 Distribution of Leaflets

- collect funds from, persons entering or in the buildings specified in parties or candidates, shall distribute leaflets to, or solicit and Section 2005.10, except from public sidewalks, walkways within the Capitol Complex, or on the north plaza of the Centennial Building. No organization, including charitable organizations and political a)
- Springfield or within business areas in the buildings specified in No such distribution or solicitation shall be allowed in any automobile parking area under the control of the Director in Section 2005.10 of this Part. <u>a</u>
- withheld if the request pertains to political activity or charitable Activities included in subsection (a) of this Section shall not be allowed without the permission of the Director, which shall not be solicitation. ô
- All requests to engage in such activity must be submitted in writing at least 48 hours in advance of the activity. g)
- All leaflets that are dropped on the grounds of the Capitol Complex or in the buildings specified in Section 2005.10 shall be picked up and put in trash cans by the members of the organization that handed out the leaflet. (e

The Heading of the Part: Water Use Designations and Site-Specific Water Quality Standards 7

NOTICE OF ADOPTED AMENDMENTS

BOARD

CONTROL

POLLUTION

- 35 Ill. Adm. Code 303 The Code Citation: 5)
- Section Number 303.323 3)
- Adopted Action
- Ill. Rev. Stat. 1987, ch. 1111, pars. Statutory Authority: 1013 and 1027 4
- September 22, 1989 Effective Date of Rule: 2
- è date?: Does this rulemaking contain an automatic repeal 9
- so, please specify date:
- š this rule contain incorporations by reference? Does 2
- If "yes," was a copy of the approval form issued by JCAR attached to this rulemaking?
- September 13, 1989 Date Filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register: 13 Ill. Reg. 7863, May 26, 1989. 6
 - Has JCAR issued a Statement of Objections to this Rule? answer is "yes," please complete the following: No. 10)

ij

- Ill. Reg. Statement of Objection: A)
- Ill. Reg. Agency Response: â
- to JCAR: Date Agency Response Submitted for Approval ົວ
- Difference(s) between proposal and final version: The Board revised the proposed rule in one minor regard as a result of P.C. #5. In Section 303.323(b), that portion that read "Section 304.105 shall not apply ..." now reads "35 Ill. Adm. Code 304.105 shall not apply ..." The Board made no further revisions and proposed the rule. 11)
- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. 12)

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- Will this rule replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this Part? 14)

Ill. Reg. Citation: Proposed Action: Section Numbers:

- Summary and Purpose of Rule(s): This matter is before the Board on the January 28, 1987 petition of the Marathon Petroleum Company ("Marathon") pursuant to Section 28 of the Environmental Protection Act ("Act"), Ill. Rev. Stat. ch. 111 1/2, par. 1028. That petition seeks site-specific relief from Section 304.105 of the Board's water pollution rules, 35 111. Adm. Code 304.105, as it applies to the total dissolved solids (TDS) and chloride (C1) content of Marathon's wastewater discharges from outfall 001, under NPDES permit No. IL0004073, into an unnamed tributary of Sugar Creek, in the Wabash River Basin, at Robinson, in Crawford County. 15)
- Information and questions regarding this adopted rule shall be directed to: 16)

100 W. Randolph Street State of Illinois Center Suite 11-500 Karen Rosenwinkle Chicago, IL 60601 (312) 917-3665 of the adopted rule(s) begins on the following The full

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE C: WATER POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

WATER USE DESIGNATIONS AND SITE SPECIFIC WATER QUALITY STANDARDS PART 303

SUBPART A: GENERAL PROVISIONS

	Scope and Applicability	ignat	king Red
Section	03	303,101	303.102

NONSPECIFIC WATER USE DESIGNATIONS SUBPART B:

	Supplies	Aquatic Life
Scope and Applicability General Use Waters	Public and Food Processing Water Underground Waters	econdary Conta
Section 303.200 303.201	303.202 303.203	303.204

SPECIFIC USE DESIGNATIONS AND SITE SPECIFIC WATER QUALITY STANDARDS ü SUBPART

	Scope and Applicability	Organization	Ohio River Temperature	Waters Receiving Fluorspar Mine Drainage	Wabash River Temperature	Unnamed Tributary of the Vermilion River	Sugar Creek and Its Unnamed Tributary	Mississippi River North Temperature	Mississippi River North Central Temperature	Mississippi River South Central Temperature	Unnamed Tributary of Wood River Creek	Shoenberger Creek; Unnamed Tributary of Cahokia	Canal	Mississippi River South Temperature	Secondary Contact Waters	Waters Not Designated for Public Water Supply	Lake Michigan
Section	303.300	303,301	303,311	303.312	303.321	303.322	303,323	303.331	303.341	303.351	303.352	303,353		303.361	303.441	303.442	303.443

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

THERMAL DISCHARGES SUBPART D:

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 27, p. 221, effective July 5, 1978; amended at 3 Ill. Reg. 20, p. 95, effective May 17, 1979; amended at 5 Ill. Reg. 11592, effective October 19, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended in R87-27 at 12 Ill. Reg. 9917, effective May 27, 1988; amended in R87-2 at 13 Ill. Reg. 9917, Reg. 15649, effective September 22, 1989

Sugar Creek and Its Unnamed Tributary Section 303.323

This Section applies only to Sugar Creek and its unnamed	y from the point at which Marathon Petroleum	s outfall 001 discharges into the unnamed	y to the confluence of Sugar Creek and the	iver
a) This Section	tributary fr	Company's ou	tributary to	Wabash River
מו				

35 Ill. Adm. Code 304.105 shall not apply to total dissolved solids and chlorides discharged by Marath Petroleum Company's outfall 001, so long as both of following <u>a</u>

outtall		
U)	total .	38,
n Company'	mg/l	oride
3	000'	chlo
Petrole	her 3	mq/1
hon	l eit	200
Marath	хсеес	ds or
from	not e	soli
Effluent	001 does	dissolved
디		

in the unnamed tributary does not exceed total dissolved solids or $550~\mathrm{mg/l}$ 1/Bm 000' The water 2,000 mg/l 5

(Source: Added at 13 Ill. Reg. 15649, effective Sept. 22, 1989)

NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: The Nursing Home Administrators Licensing and Disciplinary Act <u>_</u>
- 68 Ill. Adm. Code 1310 Code Citation: 5
- Adopted Action: Section Numbers: 3

Repealing	Amending								
1310.10	1310.20	1310.30	1310.40	1310.50	1310.60	1310.70	1310.75	1310.80	1310.85

- Statutory Authority: Ill. Rev. Stat. 1987, ch. 111, par. 3651 et seq. 4
- Effective Date of Amendments: September 25, 1989 2
- Does this rulemaking contain an automatic repeal date? 9

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- ş Does this Amendment contain incorporations by reference? 2
- September 20, 1989 Date Filed in Agency's Principal Office: 8
- Date Notice of Proposal Published in Illinois Register: September 23, 1988, 12 Ill. Reg. 14938 6
- 10) Has JCAR issued a Statement of Objections to these amendments? Yes
- Statements of Objection: September 8, 1989 at 13 Ill. Reg. 14120 a)
- Reg. 15874 Agency Response: October 6, 1989 at 13 Ill. <u>۾</u>
- Date Agency Response Submitted for Approval to JCAR: September 7, 1989 G
- 11) Difference(s) between proposal and final version:
- In Section 1310.(a)(3)(B), "satisfactory" has been deleted.
- In Sections 1310.20(a)(1) 1310.30(d), and 1310.70(a)(6), "dated within one year preceding application" has been inserted after "mental health".
- Section 1310.20(a)(2), which had been deleted in the proposed version has

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

school or proof of a general education diploma (GED)."

In Section 1310.20(a)(3)(B), "Satisfactory" has been deleted before "completion" In Section 1310.20(a)(4), "Temporary" has been inserted before "Nursing Home Administrator" In Section 1310.20(b), "An individual shall be issued only one temporary license within a three year period" has been added

In Section 1310.20(c), "in writing" has been added after "request"

"Upon approval of the temporary license, the applicant will be eligible to sit for examination set forth in Section 1310.60."

"Certification of Section 1310.30(a) has been added and reads as follows: Graduation from high school or a GED."

In the second sentence of Section 1310.40(a) "(i.e., Social Security Act (42 U.S.C. 301 et seq.) and Nursing Home Care Act (III. Rev. Stat. 1987, ch. 111 1/2, par. 4151 et seq.) and)" has been added after "state and federal laws".

In Section 1310.50(a), "full time" has been hyphenated and "or director of nursing in a facility licensed by the Illinois Department of Public Health pursuant to the Nursing Home Care Act" has been added in the first sentence. The words "long term" have been hyphenated in the next to last sentence. In the last sentence, "or director of nursing" has been added.

In Section 1310.60(b), "(i.e., 77 Ill. Adm. Code 300, 350, and 390)" has been inserted.

In Section 1310.60(e), "Section 3(3)" been changed to "par. 3653"

"Certification Section 1310.70(a)(1) has been added and reads as follows: of graduation from high school or a GED."

In Section 1310.70(a)(2)(B), "satisfactory" has been deleted.

In Section 1310.70(a)(2)(E), "successful" has been deleted.

In Section 1310.70(a)(4)(B), "pursuant to Section 17 of the Act" has been

NOTICE OF ADOPTED AMENDMENTS

After "in accordance with" in Section 1310.70(a)(7), "Section 1310.60(c) of this Part" has replaced the reference to Section 13 of the Act.

In Section 1310.70(a)(7), "Section 13 of the Act" has been deleted.

In Section 1310.80(c), "submit" has been inserted in the last sentence

Section 1310.85(b)(2) has been changed to read as follows: "Verified attendance at or participation in a program given by a sponsor as set forth in subsection (c)(1) of this Section."

Section 1310.85(b)(3) has been broken up into subsections (A),(B), and (C). The number of hours has been changed from "18" to "12". Subsection (D) has been added and reads as follows: "self-study courses taken through an accredited college or university or an approved sponsor."

Section 1310.85(b)(5), "shall" has been added in place of "may"

Section 1310.85(b)(8) has been modified to read as follows: "No credit will be given for activities including, but not limited to, attendance at meetings or readings of journals."

Section 1310.85(c)(1) has been broken up into subsections (A) through (F).

In the second sentence of Section 1310.85(c)(2)(C), "Act" has been inserted in place of "statute" In Section 1310.85(c)(3), "by November 30 of each year" has been inserted after "shall submit".

In Section 1310.85(c)(5)(A), "Contain materials which" has been added before "contribute" and "and contain material related to the practice of nursing home administration" has been deleted.

In Section 1310.85(c)(6), the word "approved" has been deleted.

In Section 1310.85(c)(8), "except for the signature of the sponsor" has

In Section 1310.85(g)(3)(A), "full time" has been hyphenated.

At the end of Section 1310.85(g)(3)(D), "(i.e., family illness and prolonged hospitalization)" has been added.

Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? 15)

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NOTICE OF ADOPTED AMENDMENTS

- Mill these Amendments replace an Emergency Amendment currently in effect?
- ዖ 14) Are there any Amendments pending on this Part?
- diploma nurse graduates and nursing home corporation management experience. The examination required for licensure will consist of two portions: The National Association of Boards of Examiners for Nursing Home Administrators and the Illinois Boards of Examiners for Nursing Home Administrators and the Illinois Supplemental. A government relations course will be required by January 1, 1990, as part of the approved experience requirements have been expanded to include persons who have at least 60 semester hours or 90 quarter hours of college coursework, 3 year application requirements for temporary licensure and licensure by examination and endorsement—the photograph requirement has been deleted and a work history has been added. Licensure standards have been set forth for applicants who are members of a recognized church or religious Education and Summary and Purpose of Amendments: This rulemaking modifies the denomination which teaches reliance on spiritual healing. nursing home administrators program. 2

approved continuing education sponsors. The Department will no longer be giving credit for continuing education as an instructor, speaker or discussion leader and completed college course in accordance with the standards set forth in these amendments. Provisions for waiver of This rulemaking also sets forth standards for entities wishing to become continuing education have been modified. 16) Information and questions regarding this amended part shall be directed to:

Department of Professional Regulation Attention: Jean Courtney 320 West Mashington, 3rd Floor Springfield, IL 62786 The full text of the Adopted Amendments begins on the next page:

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS TITLE 68: PROFESSIONS AND OCCUPATIONS

THE NURSING HOME ADMINISTRATORS LICENSING AND DISCIPLINARY ACT PART 1310

Approved Nursing Home Administration Courses Pemporary Certificates License Statutory Authority (Repealed) Application for Examination Qualifying Experience Continuing Education Examination Restoration **Endorsement** Renewals 1310.10 1310.20 1310.30 1310.40 1310.50 1310.60 1310.70 1310.75

Disciplinary Act (Ill. Rev. Stat. 1987, ch. 111, par, 3651 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Administrators Licensing AUTHORITY: Implementing the Nursing Home Rev. Stat. 1987, ch. 127, par. 60(7)).

Granting Variances

SOURCE: Adopted at 5 III. Reg. 1500; effective February 1, 1981; codified at 5 III. Reg. 11045; amended at 5 III. Reg. 14171, effective December 3, 1981; emergency amendment at 6 III. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 III. Reg. 7448, effective June 15, 1982; amended at 9 III. Reg. 5364, effective April 8, 1985; amended at 10 III. Reg. 16715, effective September 22, 1986; transferred from Chapter I, 68 III. Adm. Adm. Code 1310 (Department of Professional Regulation) pursuant to P.A. 85-225 Code 310 (Department of Registration and Education) to Chapter VII, 68 III. effective January 1, 1988, at 12 Ill. Reg. 2955; amended at 13 Ill. Reg. , effective September 25, 1989 15653

Section 1310.10 Statutory Authority (Repealed)

hdministrators-bieensing-Aet*-(the-"Aet*)-(Illi-Rev.--Stat.-1979,-Ch.-llly-par. Phese---Ruies--are--promuigated--pursuant--to--Section--i0--of--the-Nursing-Home

Reg. September 25, 1989) 13 at (Source: Repealed

Section 1310.20 Temporary Certificates License

an shall a temporary eertifieate license a) An applicant for

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

application on forms supplied by the Department, together with: **卦) A-recent-photograph-not-targer-than-2-4/2-x-2-4/2-inehes**;

- mental examination for any applicant who is a member of a recognized church or religious denomination which teaches reliance on spiritual means alone for healing) [The Nursing Home Administrators Licensing and Disciplinary Act) (the Act) [111. Rev. Stat. 1987, ch. 111, par. 3653]; Certification of graduation from an-aecredited high school or one year preceding application, signed by a currently licensed 12) A statement of sound physical and mental health, dated within physician (nothing in this subsection shall require a physical or
 - proof of a general education diploma (GED) passage -- of -- an equivalency-examination; 92)
 - Certified education/experience records of any one સ
- Graduation from an accredited college or university with the minimum of a Baccalaureate Degree; A A
- Completion of an approved course of instruction in nursing home administration as outlined in Section 1310.40; a
- Employer's Affidavit certifying to two years of qualifying Graduation from a three year diploma nurse program and experience as described in Section 1310.50; or ଧ
- quarter hours of credit earned from an accredited college or university and an Employer's Affidavit certifying to two years of qualifying experience as described in Section An associate degree or a minimum of 60 semester hours or ୍ର
- submit a certification that the applicant is certified by a recognized church or religious denomination which teaches reliance on spiritual healing, as having been approved to individual to be an administrator in an institution of the certifying church or denomination. administer institutions certified by such church or denomination for the care and treatment of the sick in accordance with its teaching. Such applicant will be issued a Limited Temporary Home Administrator License which will allow applicant applying pursuant to Section 3(3) of the 4
- applicant's employment. For purposes of this Section, "full-time" shall mean working at least as many hours as the Illinois Department of Public Health requires of nursing home 4 5) An employer's statement of the acceptance or appointment of the applicant as a full-time nursing home administrator in a facility licensed to provide nursing care by the Illinois Department of Public Health, which includes the beginning date administrators in that particular facility; and
- A complete work history since completion of education set forth
- The required fee set forth in Section 14 of the Nursing Home Administrators Licensing and Disciplinary Act.

NOTICE OF ADOPTED AMENDMENT(S)

- The holder of a temporary certificate license shall only be authorized serve as administrator of the facility indicated on the ication. A temporary eertifieate license as an administrator interruption, of the holder's service as an administrator to the one year from the date of issuance, whichever comes first. No permanent license will be issued until the temporary eertifieate license has been returned to the Department. An individual shall be be surrendered upon the termination, or facility for which the temporary eertificate license was granted issued only one temporary license within a three year period. becomes void and shall application. Q
- license and pay a \$20 processing fee which covers the cost of printing a new temporary license. Upon the recommendation of the Board, a temporary certificate license shall be extended for an additional twelve (12) months, or any portion thereof, for the following reasons: 1) Interruption of work during the initial twelve (12) month period An applicant may request in writing an extension of his of temporary licensure for service in the military+ 1 ច
 - administration--during--the--initial--twelve--(12)--month-period-(Certificate--shall--be--extended--until--notification--has--been Completion-of-the-approved--courses--of--study--in--nursing--home received--by--the--Certificate--holder-from-the-Department-of-the results-of-the-first-available-examination: 44
- incapacitating illness and/or hospitalization verified by a 3 2) Interruption of the initial twelve (12) month period physician; or
- οŧ an unanticipated change of residence necessitating surrender of 4 3) Interruption of the initial twelve (12) month period because the temporary certificate.
 - A temporary license shall be extended upon request from the license holder pending the successful completion of the next available nursing home administrator examination and the permanent license being issued. No license will be issued until the temporary license has been returned to the Department, In the event the individual fails to take shall be practicing as a nursing home administrator without a license the next available examination or fails to successfully complete the next available examination for licensure set forth in Section 1310.60 of this Part, the temporary license shall be void and the individual and subject to discipline in accordance with Section 17 of 히 a
 - Upon approval of the temporary license, the applicant will be to sit for the examination set forth in Section 1310.60. 15653

Reg.

111.

ce: Amended at 13 September 25, 1989)

(Source:

effective

Section 1310.30 Application for Examination

a) An applicant for a license as a nursing home administrator shall file an examination date, together with:

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- One-recent-photograph-not-barger-than-2-1/2-by-2-1/2-inehes;
- the oue ot any Certification of graduation from high school or a GED; Certified records of education and experience of following:
- 1A) Graduation from an accredited college or university with the
 - minimum of am <u>a Associate Baccalaureate</u> Degree; Satisfactory completion of an approved course of instruction nursing home administration as outlined in Section 1310.40; or
- Employer's Affidavit certifying to two years of qualifying Graduation from a three year diploma nurse program and experience as described in Section 1310.50; or ଳ
- or 90 quarter hours of credit earned from an accredited college or university with the minimum of an Associate Degree and an to the applicant's qualifying Graduation-from An associate degree or a minimum of 60 semester experience as described in Section 1310.50(a). Employer's Affidavit certifying 4
- 1310.60(e) of this Part, will be issued a Limited Nursing Home Administrator License which will allow the individual to be an institutions certified by such church or denomination for the care and upon successful completion of the examination set forth in Section submit certification that the applicant is certified by a recognized means alone for healing, as having been approved to administer Such applicant church or religious denomination which teaches reliance on spir. institution of the certifying An applicant applying pursuant to Section 3(3) of the treatment of the sick in accordance with its teaching. an in administrator ୌ
- denomination. A statement of sound physical and mental health, dated within one year preceding application_ signed by a currently licensed physician, (nothing in this subsection shall require a physical or mental or religious denomination which teaches reliance on spiritual means examination for any applicant who is a member of a recognized alone for healing) (Section 3(3) of the Act); and 9g
 - A complete work history since completion of education set forth subsection (a) above; and (a)
 - The reguired fee set forth in Section 14 of the Act Ç P (F)
- the-basis-of-an-associate-degree-and-experience;**who-has-not-eomp:eted his--qualifying--experience-shall-be-permitted-to-take-the-examinstion Any-holder-of-a-valid-temporary-eertifieate-applying-for-lieensure--on required-by-Section-1910-60,-if-otherwise-qualified,-within--6--months of--the--expiration--of-his-temporary-certificate;-however;-no-license wżłł-be-fasued-untźl-verźfżeatźon-of-the-fult-one-year--of--quałźfyżng experience-is-received.

effective 15653 111. 13 September 25, 1989) (Source: Amended

Section 1310.40 Approved Nursing Home Administration Courses

NOTICE OF ADOPTED AMENDMENT(S)

Home Administrators Licensing and Disciplinary Board (the "Board"), shall approve courses of instruction in nursing home administration offered by an accredited college or university which include instruction in the following areas: the Nursing oţ The Department, upon the recommendation

(42 U.S.C 301 et seq.) and Nursing Home Care Act (111. Rev. Stat. 1988 ch. 111 1/2, par. 4151-101 et seq.) and rules and regulations and control and evaluation of facility performance. <u>Government</u> Relations; including state and federal laws (i.e., Social Security Act operations and services, resource development, supervision of staff, a) Nursing Home Administration; including planning,

for both programs and physical plants which relate to the nursing home profession.

Personnel Management; including managing people for the specific needs of the long-term care facility, recruitment and selection, orientation, training and development of employees, development of employee appraisal programs, communications, wage and salary administration, union procedures, and employee-management relations, discipline and morale. â

management planning, effective use of resources, financial performance evaluation, cost analysis, reimbursement--from--the--United--States Department-of-Health-and-Human-Serviees-under-Medieare--and--Medieaid7 Accounting and Financial Management; including basic accounting, adjustment of accounts, preparation of financial statements, financial and budgeting. G

psychology of aging, changing social roles of aging, personal adjustment to aging, programs for health improvement and rehabilitation, financial aspects of aging, retirement, independency and dependency of aging persons, societal disengagement, impact of living arrangements, and interaction between the --needs --of the institution of and the needs of patients. Social Gerontology and/or Geriatrics; including biology of aging, Q

15653 Reg. 111. rce: Amended at 13 September 25, 1989) (Source: Amended

Section 1310.50 Qualifying Experience

Qualifying experience for applicants under Rute-III-(a){3}-(60-III-Adm---Code Section 1310.20(a)(3)(C) and (D) and 1310.30 (b)(3) and (a){11}+(4) (4) shall include one of the following:

assistant-nursing-home-administrator-must-have-been-eompieted-within the 36-months-immediately-preceding-date-of-application; F [full_time employment as an administrator of a related facility for two licensed--nursing--home--or--t Two years of full_time employment as an facility licensed by the Illinois Department of Public Health pursuant to the Nurging Home Care Act in-a-iteensed-nursing-home or with-58-or more-beds:--Experience-as-a-nursing-home--administrator--or--as--the One-year-of-full-time-employment-as-a-nursing-home-administrator-in--a assistant nursing home administrator or director of nursing in a

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Related facilities include hospitals with long_term care beds or other licensed long-term care facilities not having nursing care beds licensed by the Illinois Department of Public Experience as an assistant administrator or director of nursing in such a facility shall not qualify. ; more. Health.

include direct contact with the nursing home administrator in the implementing, coordinating, supervising, and evaluating the daily operations of the nursing homes under his charge and ensuring that the Two years of management experience in a corporation which owns and operates licensed nursing home facilities. This experience shall laws, regulations, policies, and procedures for nursing facilities or related facility were implemented and followed. a

effective 15653 Reg. 111. 13 September 25, 1989) (Source: Amended

Section 1310.60 Examination

- portion-deals-with-the-protection-of-the-health-and-safety-of-patients regulations--for-long-term-eare-faeilities-promulgated-by-the-Illinois The-written-examination-shall-be-graded-in-two--portions----The--first in---nursing---homes---and---the--prineiples--of--sound--nursing--home administration.---The--second--portion--deals--with---the---rules---of Department-of-Publie-Health; ŧ
- administrator is the national examination of the National Association The first portion of the examination for licensure as a nursing home of Boards of Examiners for Nursing Home Administrators. a)
- and the rules promulgated by the Illinois Department of Public Health for the administration of this Act (i.e., 77 Ill. Adm. Code 300, 350, and 390) and the Nursing Home Administrators Licensing and Disciplinary Act and the rules set forth in this Part for the Supplemental examination which will cover the Nursing Home Care Act The second portion of the examination shall be the Act. 의
 - $b \in J$ The passing grade on each portion of the examination shall be 75. $e = \underline{d}$) An applicant who fails either portion of the examination will administration of
- required, on his second and third examinations, to retake only that fourth and each subsequent examination, the applicant will be required portion in which he did not achieve a grade of at least 75. to take both portions.
- For those individuals who are applying as members of a Recognized means alone for healing (Section 3(3) of the Act), an examination will be administered which will not require the individual to demonstrate church or religious denomination, which teaches reliance on spiritual proficiency in any medical techniques. ଵ

effective 15653 111. September 25, 1989,

NOTICE OF ADOPTED AMENDMENT(S)

Endorsement Section 1310.70

- run applicant for a license as a nursing home administrator who is licensed under the laws of another state-or-terfftory jurisdiction of the United States shall file an application with the Department, ++ a)
 - A-recent-photograph; not-larger-then-2-1/2-by-2-1/2-inches;
 - Certification of graduation from high school or a GED; 72
- education and/or qualifying experience of any one of the following: Verification, on forms provided by the Department, of
- Certified--transcripts--showing--graduation--from--an--accredited college-or-university, 43
 - Graduation from an accredited college or university with the minimum of a Baccalaureate Degree; R
- Completion of an approved course of instruction in nursing home administration as outlined in Section 1310.40; B
- certifying to two years of qualifying and Graduation from a three year diploma nurse program Employer's Affidavit certifying to two years of quexperience as described in Section 1310.50; 5
- university and an Employer's Affidavit certifying to the quarter hours of credit earned from an accredited college or applicant's qualifying experience as described in Section semester or An associate degree or a minimum of 60 리
- Program for Nursing Home Administrators Professional developed by the Foundation of the American College the of Certification of completion Health Care Administrators; or Certification **田**
 - An applicant applying pursuant to Section 3(3) of the Act shall submit certification that the applicant is certified by a recognized church or religious denomination which teaches reliance on spiritual means alone for healing, as having been with its teaching. Such applicant will be issued a Limited individual to be an administrator in an institution of the approved to administer institutions certified by such church or denomination for the care and treatment of the sick in accordance Nursing Home Administrator License which will allow 3
 - certifying church or denomination.

 4) A certification from the state-or-territory jurisdiction of United States of original licensure, stating: m
- The time during which the applicant was licensed in that A)
 - disciplinary actions taken or pending pursuant to Section 17 Whether the file on the applicant contains any record of any B
- A copy of the Act and Rules in effect in the jurisdiction at the Examination(s) taken and examination scores received; time of original licensure; 3
- 46) A statement of sound physical and mental health, dated within one

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a currently licensed physician (nothing in this subsection shall require a physical or mental examination for any applicant who is a member of a reliance on spiritual means alone for healing) (Section 3(3) of year preceding application, signed by the Act)

- A-Verification-of-Qualifying-Bxperience--Form--completed--by--the appropriate--employer;--and A work history since completion of education as set forth in subsection (a)(1) above; 57)
 - Successful completion of the Illinois Supplemental examination in accordance with Section 1310.60(c) of this Part; and 8
 - The required fee as set forth in Section 14 of the Act.
- force in this State or if the applicant's qualifications were, it the date of licensure in the other jurisdiction, substantially equivalent to the requirements then in force in this State. The Department shall within a reasonable time either issue a license by endorsement to the applicant or notify him of the reasons for the denial of his requirements in such state jurisdiction at the date of Hielensing licensure were substantially equivalent to the requirements then in The Nursing Home Administrators Licensing and Disciplinary Board shall examine each endorsement application to determine (q

effective 15653 Reg. 111. September 25, 1989) (Source: Amended

Section 1310.75 Renewals

- Every certificate-of-registration <u>license</u> issued under the Act shall expire on November 30 of each odd numbered year. The holder of a required fee and certifying to fulfilling the continuing education requirements set forth in Section 1310.85 of this Part. a)
 - It is the responsibility of each registrant licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee or to renew one's license. Q

effective 15653 111. (Source: Amended at 13 September 25, 1989,

Section 1310.80 Restoration

renewal fees required by Section 19 14 of the Act and proof of the successful completion of 36 hours of continuing education as-defined A registrant person seeking restoration of his certificate --- of registration license which has expired for less than five (5) years shall have his license restored upon payment of \$10 plus all lapsed a)

NOTICE OF ADOPTED AMENDMENT(S)

by -- Section-1310-05, or four-t4; three (3) semester hours of completed college level course work during the prerenewal period in accordance with Section 1310.85.

A registrant person seeking restoration of his certificate --- of reqistration license which has been placed on inactive status for less than five (5) years shall have his license restored upon payment of hours of continuing education as-defined-by-Seetion-1318-85 or four the current renewal fee and proof of the successful completion of (4) three (3) semester hours of completed college level course â

administrator which has been expired or on inactive status for more than five (5) years shall file an application with the Department, prerenewal period as-defined-by in accordance with Section 1310.85 and the fee required by Section 19 14 of the Act. The applicant shall home semester hours of completed college level course work during the with proof of 36 hours of continuing education or three (3) during the prerenewal period in accordance with Section 1310.85. A person applying for restoration of his license as a nursing together also ົວ

jurisdiction. Such evidence certification shall include a statement from the appropriate board of licensing authority in Submit elther:
Submit-swern-evidence <u>certification</u> of active practice in another another jurisdiction that the registrant was authorized practice during the term of said active practice; or

An affidavit attesting to military service as provided in Section #8 11 of the Act; or 5)

information, information needing further clarification, and/or missing the registrant seeking restoration will be requested to: When the accuracy of any submitted documentation, or the relevance or sufficiency of the course work or experience is reasonably questioned Pass the written examinations provided for in Section 1310.60. conflicts JO. by the Department because of discrepancies information, 3 Ġ

Eexplain such relevance or sufficiency during an oral interview; Pprovide such information as may be necessary; and/or 7 5 Appear for an oral interview before the Committee Board when the evaluate the individual's current competency to practice under information available to the Committee Board is insufficient Upon recommendation of the Committee Board, applicant shall have his license restored. the Act. 3

Appear-for-an-oral-interview-before-the-Board--designed--to--determine the--individual-s--eurrent--eompeteney--to--practice-as-a-nursing-home administrator. t

15653 Reg. 111. September 25, 1989) at (Source: Amended

effective

Section 1310.85 Continuing Education

Continuing Education Hour Requirements a)

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

- of Continuing prerenewal--period--is--the--24-months-preceding-October-l-in-the year-of-the-renewal---Por-the-prerenewal-period-ending-October-i-19857-each-renewal-applicant-shall-be-required-to-have-a-total-of 18-eredit-hours-of-CE-which-must-have-been-obtained-subsequent-to nursing home verify compliance with this Section. The prerenewal period danuary-1,-1984. The Department shall conduct random audits period. the 24 months preceding the expiration date of the license. administration required during each prerenewal (CE) relevant to the practice of hours Every renewal applicant shall complete 36 a
 - for the first renewal following the original with comply renewal applicant is not required to issuance of the license. requirements 5)
- Nursing home administrators licensed in Illinois but residing and practicing in other states must comply with the CE requirements set forth in this Section. 3
- Activities approved-by-the-Bepartmenty-upon-the-recommendation-of--the Nursing--Home--Administrators--bieensing Board--{Board}7 for which CE credit may be earned are as follows: P)
- National Continuing Education Review Verified attendance or participation in any continuing education course approved by the National Continuing Education Rev Service of the National Association of Boards of Examiners Nursing Home Administrators. 7
- Verified attendance at or participation in an-approved a program given by a sponsor as set forth in subsection (c) (1) of this Section. Each-applicant-shall-attest-to--the--completion--of--the required--number--of--continuing-edueation-hours-by-so-stating-on the-renewal-form; ¥2)
- 2 3) A maximum of 18 12 hours per prerenewal period for: A) papers prepared or delivered before recognized nursing administration and nursing home organizations;
- or a chapter in a book of nursing home administration, -- each nursing papers published in nationally recognized administration journals7: B) 의
- self-study courses taken through an accredited college or university or an approved sponsor. 리

verified:; and

- speaker or discussion leader of an approved course will be allowed CE course credit for actual presentation time, plus actual preparation time of up to 2 case shall credit for actual time of presentation and preparation Preparation time shall not be allowed for repetitious presentations of the same course, will only be allowed for additional study or research. be given for more than 9 hours during any renewal period. A licensee who serves as an instructor, hours for each hour of presentation. 4
 - Continuing--education--eredit--hours--used--to--satisfy--the---CE requirements--of--another--state-may-be-applied-to-fulfilment-of the-CE-requirements-of-the--State--of--Illinois: The continuing used to satisfy the CE requirements for renewal 95)

NOTICE OF ADOPTED AMENDMENT(S)

another jurisdiction shall be applied to fulfillment of the requirements for renewal of their Illinois nursing in nursing home administrator license held

- Courses-Offered-by-accredited-colleges-and-universities∓
- A CE hour equals 60 minutes. Credit will not be given for half Three (3) semester hours of completed course work accredited college or university. ユ 9
 - not but given for activities including, No credit will be hour increments. 8
 - limited to, attendance at meetings or reading of journals. Griteria-for-Approval-of-CB-Sponsors CE Sponsors and Programs ô
 - Sponsor, as used in this Section, shall mean:
- The Illinois Association of Homes for the Aging; Council on Long Term Care;
- County Nursing Home Association of Illinois; Illinois Realth Care Association;
- the Illinois Nursing Home Administrators Association;
- or any other school, college or university, State agency, or any other person, firm, or association which has been approved and authorized by the Department to coordinate and present continuing education courses and programs conjunction with this Section. 퇴찍의의리
- A sponsor shall file a sponsor application, along with the fee set forth in Section 14 of the Act, which required 긲
- credit will comply with the criteria in subsection (c)(5) below and all other criteria in this Section; that all courses and programs offered by the sponsor for F
- certificate of completion as set forth in subsection (c)(7); attendance at each course or program and provide responsible that the sponsor will be 의
- such evidence as is necessary to establish compliance with this Section. Such evidence shall be required when the that uron request by the Department, the sponsor will submit compliance with the Act and this Part and that this this Section. Such evidence shall be required whe Department has reason to believe that there is not information is necessary to ensure compliance. 의
- application along with the required fee set forth in Section 14 With the application the sponsor shall be required the Department a list of all courses and programs to submit to the Department a list of all courses and programs offered in the past year, which includes a description, location, sponsor shall submit by November 30 of each year a sponsor date and time the course was offered. the Act. Each 빙 3
 - State agencies, colleges and universities shall submit a sponsor application in accordance with subsection (2) and (3) above, however; they shall be exempt from payment of the fee in accordance with Section 14 of the Act 4

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NOTICE OF ADOPTED AMENDMENT(S)

- 5) Eriteria-for-approval-of-continuing-education--sponsors--by--the Department7--upon-the-recommendation-of-the-Board7-are-as-foltows All courses and programs shall:
 - materials which contribute to the advancement, extension and enhancement of professional skills and knowledge in the and---contain material -- related -- to -- the -- practice -- of -- nursing -- home Whether-the--programs--provided--by--sueh--sponsors practice of nursing home administration= administration:
 - and Specify the course objectives, course content methods to be used; 의
- Be developed and presented by persons with education and/or experience in the subject matter of the program; 의
- may be applied to Specify the number of CE hours that may be applied to fulfilling the Illinois CE requirements for license renewal; 리
- organizational--philosophy--and--objectives,--background--in Whether-the-sponsors-will-provide-experiences-which--contain relevant---subject--matter--and--course--materials-as-well-as eontinuing-education;-instructional-staff-and-support-staff; 由
 - Whether-the-program-content-is-related-to--the--practiee--of nursing-home-administration: еţ
- Include some mechanism whereby participants evaluate the overall quality of the program. 司
- licensed nursing home administrators and not be limited to the 6) All programs given by approved sponsors should be open to members of a single organization or group. เห
- 1) Any-organization-that-desires-to-become-an-approved-sponsor-shall file-with-the-Bepartment-a-completed-Sponsorship-Application,-ail relevant--information--bearing--on--their--eompliance--with---the criteria--set--forth--above;-and-6-copies-of-the-proposed-program sehedule:--All-information-must-be-received-by-the-Bepartment--at least--90--days--prior--to--the-date-of-any-program-for-whieh-the Procedure-for-Approval-of-EB-Sponsors-and-Programs organization-seeks-approvair ŧ
- Once-a-sponsor-has-been-approved7-he-is-only-required--to--submit to--the--Bepartment--6-copies-of-the-proposed-program-schedule-at least-60-days-prior-to-the-date-of-each-program: 4
- recommendation--of--theBoardy---shall-be-assigned-the-number-of-62 Bach--program--that--is--approved--by--thebepartment,--upon---the cłockhours-actuałły-spent-by-the-program--incontinuing--education activities. 94
- of--the--Bepartment-s-decision-to-approve-or-disapprove-a-program Each-organization-shall-be-given-at-least-30-days-written--notice and--if-the-program-is-approved--the-number-of--6B--credit--hours assigned-to-it: 4
- 5 1) Certificate of Attendance or Participation. At It shall be the responsibility of the sponsor to provide each participant in an approved program or course with a certificate of attendance or

NOTICE OF ADOPTED AMENDMENT(S)

which sponsor: -- The -- sponsor's following the contain shall signed--by--the certificate---of---attendance participation information:

i A) The name and address of the sponsor;

 \pm † B) The name, address and license number of the participant; \pm † C) A detailed brieß statement of the subject matter;

** D) The number of clock hours actually attended in each topic

program;

E) The date and place of the program; and

the signature of the sponsor.

8) The sponsor shall maintain course materials and attendance all of--the-above information in subsection (c)(6) above for not less than 5 years, except for the signature records containing of the sponsor. æ

9) The sponsor shall be responsible for assuring verified-continued attendance-at-each-program:--No that no renewal applicant shall receive CE credit for time not actually spent attending the program 9

any of the foregoing requirements, the Department, after notice to the sponsor and hearing before and recommendation by the Board, shall thereafter refuse to accept for CE credit attendance such time as the Department receives assurances of compliance 7 10) Upon-the-faiture-of-any If a sponsor should fail to comply with at or participation in any of such sponsor's CE activities until with this Section.

continuing education program at any time. if--it--has--reasonto believe--that--the--program-has-failed-to-continue-to-satisfy-the minimum-reguirements-of-this-Section-or--that--its--decision-was based--upon--faise-or-deceptive-information:---Such-reason-may-be 0 11) Notwithstanding any other provision of this Section, the <u>Department or Board may evaluate any sponsor of any apprewed</u> based-on-the-investigation-of-a-complaint:

9 12) The Department shall maintain a list of all approved continuing

education sponsors.

renewal applicant will be earning or has earned CE hours in another state -- or -- territory jurisdiction, but is not licensed in that jurisdiction and the course is not presented by an approved sponsor, for-which-he-is-claiming-credit-toward-full--compliance--in--Illinois, programs -- were-not-submitted-to-this-Department-for-prior-approvat set Applicants may seek individual program approval prior to participation in the course or program. All individual program approval requests shall be submitted those the programs using the criteria disted-abover-even--though--such the applicant shall submit an individual program approval request t The Board shall review and recommend approval or disapproval of form, along with a \$20 processing fee, to have the program reviewed d) Continuing Education Earned in Other States Jurisdictions. forth in subsection (c)(5) of this Section. prior to the expiration date of the license.

e) Certification of Compliance with CE Requirements 44

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NOTICE OF ADOPTED AMENDMENT(S)

- to full compliance with the CE requirements set forth in Each renewal applicant shall certify, on his renewal application, subsection (a), above. 7
 - The Department may require additional evidence demonstrating compliance with the CE requirements. It is the responsibility of each renewal applicant to retain or otherwise produce evidence of compliance. Such additional evidence will be required in the context of the Department's random audit. function--performed pursuant-to-Section-1310.05(a)(1). such 5
- requirements, an applicant will be notified and may request an interview with the Board, at which time the Board may recommend that steps be taken to begin formal disciplinary poceedings as required by Section 16 of the Illinois Administrative Procedure When there appears to be a lack of compliance Act (111. Rev. Stat. 1989 7, ch. 127, par. 1016). 3
 - compliance with CE requirements, the Department shall reinstate f) Reinstatement Restoration of Nonrenewed License. Upon evidence restore the license upon payment of the required fee.
- h g) Waiver of CE Requirements
- granting-a-waivery-the-Bepartment-shall-waive-enforcement-of-such hardship--of-these-CB-requirements-shaiż-fize-with-the-Bepartment a-renewal-application,-a-sworn-statement-setting-forth-the--facts shall--be--reviewed--by-the-Board-at-its-next-regularly-scheduled for-a-waiver---Within-30-days-of-the-review-the-renewai-applicant wili-be-notified;-in-writing-of-the--Board-s--recommendation--and the--Bepartment-s--decision---If-the-Bepartmenty-upon-the-written recommendation-of-the-Boardy-finds-from--such--statement--or--any other--evidence--submited;--that--good--cause--has-been-shown-for requirements-for-the-renewal-period-for-which-the--applicant--has appłied:---At--that-timez-the-renewał-appłicant-wiłł-be-requested concerning--his--inability-to-comply--and-a-request-for-waiver-of meeting:--The-renewal-applicant-will-be-notified,-in-writing,--of the--date--of-the-review-within-30-days-of-receipt-of-the-request 1) Any-renewal-applicant-seeking-a--waiver--for--reason--of--extreme to-submit-the-required-renewal-fee-
- that extreme hardship has been shown for granting a having fully complied with these CE requirements shall file with the Department a renewal application, the required renewal fee, a If the Department, upon the written recommendation requirements for the renewal period for which the applicant has Any renewal applicant seeking renewal of his license without statement setting forth the facts concerning such non-compliance and a request for waiver of the CE requirements on the basis the Board, finds from such affidavit or waiver, the Department shall コ
- If such an interview with the Board is requested at the time the request for such waiver is filed with the Department - 4 The applied. 7

NOTICE OF ADOPTED AMENDMENT(S)

time and place of such interview by certified mail, return receipt requested.

2 3) Extreme hardship shall be determined on an individual basis by renewal applicant requesting-such-waiver shall be given at least 20 days written notice of the date,

the Board and be defined as an inability to devote sufficient hours to fulfilling the CE requirements during the applicable prerenewal period because of:

Full_time service in the armed forces of the United States currently of America during a substantial part of such period7 1 an incapacitating illness, documented by A)

B)

of approved Any other similar extenuating circumstances (i.e., family programs documented by a currently licensed physician; 7 or licensed physician; or A physical inability to travel to the sites ô (a

before-the-Nursing-Home-Administrators-bieensing-Board-to-further eontinuing--edueation-requirements-and-whose-appitcation-for-such waiver-has-been-denied-by-the-Bepartment-may-request-an-interview expłażn-the-justifieation-for-the-waiver-sought;----The--appłicant must--submit--his--request--for-an-interview-before-the-Board,-in notiee-from-the-Bepartment-that-his-request-for-a-waiver-has-been dented----The--renewat--appiteant-requesting-such-waiver-shati-be given-at-least-20-days-written-notice-of-the-datey-time-and-place Any--renewat--appiteant--who--has--requested--a--waiver--of---the writing,-within-twenty-one-days-from--the--date--of--mailing--the Of-such-interview-by-eertified-maily-return-receipt-requestedillness and prolonged hospitalization). 46

£f-a-renewai-appiteant-notifies-the-Dapartment-prior-to-the--date inabitity--to--appear--for--the--interview--because--of--physical representative--does-not-appear-for-the-interview,-the-Board-will of--the--interview--of--his--or--his--designated-zepresentative≥s ineapacity,--the--applieant--shall-be-scheduled-for-another-timeact-upon-the-waiver-request-and-the--renewai--appiscant--will--be deemed-to-have-forfeited-his-opportunity-for-an-interview. 44

A-renewai-appitcant-whose-waiver-request--is--considered--by--the Board--pursuant-to-the-provisions-of-subsections-(3)-or-(4)-above will-be-notified-in-writing-of-the-Board-s-recommendation-and-the Bepartment-s-decision-within-30-days-of-the-Committee-meeting-54

6 4) Any renewal applicant who, prior to the expiration date of his to the provisions of this Section shall be deemed to be in good standing until the final Department's decision on the application has been license, submits a request for a waiver, pursuant

effective 15653 Reg. 111. September 25, 1989) (Source:

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

The Heading of the Part: DRUG MANUAL

- 89 Ill. Adm. Code 141 Citation: Code 5)

3)

Adopted Action	Amendment																											
Section Numbers:	141.100		141.360	141.400	141.480	. 52	. 56	. 80	.100	.120	.124	.128	.132	141.1480	.152	.308	.332	.340	.352	9	.380	.392	4	. 42	4		141.4640	141.4760

Statutory Authority: Sections 5-5.16 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.16 and 12-13) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, Par. 1005.02) 4)

Effective Date of Amendments: September 22, 1989 2

date? Does this rulemaking contain an automatic repeal Yes X No Yes (9

Do these amendments contain incorporations by reference?

7

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

September 22, 1989 Date Filed in Agency's Principal Office:

8

Notices of Proposal Published in Illinois Register 6

7873) Reg. May 26, 1989 (13 Ill.

- Has JCAR issued a Statement of Objections to these rules? No 10
- No changes Difference between proposal and final version: were made to the text. 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- Will these Amendments replace Emergency Amendments Yes currently in effect? 13)
- Are there any Amendments pending on this Part? Yes. In addition to the following proposed amendments pending on this Part, there are still emergency amendments in effect on Sections 141.2080, 141.2960 and 141.3840 which are not affected by this set of amendments. The emergency amendments appear at 13 111. Reg. 10700, effective June 15, 1989, for a maximum of 150 days. The copies filed in the Administrative Code Division reflect both the emergency amendments and these amendments. 14)

Illinois Register Citation (13 Ill. Reg. 7873) June 30, 1989 Proposed Action Amendment Section Numbers 141.2080

June 30, 1989 (13 Ill. Reg. 7873) June 30, 1989 (13 Ill. Reg. 7873) Amendment 141.3840

Amendment

141.2960

With this rulemaking Summary and Purpose of Amendments: With this rulemaking the Department makes several additions and deletions to various therapeutic categories of the Drug Manual. 15)

Information and questions regarding these Adopted Amendments shall be directed to: 16)

Anita Williams, Staff Attorney Office of the General Counsel

Name:

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Third Floor 100 South Grand Avenue East, Springfield, Illinois 62706 Address:

Telephone: (217) 546-4606

The full text of the Adopted Amendments begins on the next page:

NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID

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PUBLIC AID OF DEPARTMENT

NOTICE OF ADOPTED AMENDMENTS

ENZYMES EYE/EAR/NOSE/THROAT: EYE/EAR/NOSE/THROAT:	EYE/EAR/NOSE/THROAT: EYE/EAR/NOSE/THROAT:	EYE/EAK/NOSE/THKOAT: EYE/EAK/NOSE/THROAT: EVE/FAX (NOSE/THROAT:		EYE/EAR/NOSE/THROAT:	EYE/EAR/NOSE/THROAT:	EIE/EAN/NOSE/INNOAI EVE/FAP/NOSE/HHBOAH	EYE/EAR/NOSE/THROAT:	GASTROINTESTINAL:	GASTROINTESTINAL:	GASTROINTESTINAL:	GASTROINTESTINAL:	GASTROINTESTINAL:	GASTROINTESTINAL: LAXALIVES	GLUCOSE ELEVATORS	HOMEOSTA	HOMEOSTATIC/NUTRITIONAL:	HOMEOSTATIC/NUTRITIONAL:	HOMEOSTATIC/NUTRITIONAL:	HOMEOSTATIC/NUTRITIONAL:	HOMEOSTATIC/NUTRITIONAL:	HOMEOSTATIC/NUTRITIONAL: VITAMINS	CORPIONES/ AGENTS ATTECTING MECHANISMS: AURENAE		HORMONES	HORMONES/AGENTS AFFECTING MECHANISMS:		FORTOURS AGENTS AFFECTING POTENCY OF THE POTENCY OF		CONTRACEPTIVES	HORMONES/AGENTS AFFECTING MECHANISMS:	HORMONES/AGENTS AFFECTING RECHANISMS: FARALLIKOLD HORMONES/AGENTS AFFECTING MECHANISMS: DITUTTARY	HORMONES/AGENTS AFFECTING MECHANISMS:		IMMUNOSUPPRESIVES IRRIGATION SOLUTIONS
Section 141.1600 141.1640 141.1680	141.1720	141.1840	141.1920	141.1960	141.2000	141 2080	141.2120	141.2160	141.2200	141.2240	141.2280	141.2320	141.230	141.2440	141.2480	141.2520	141.2560	141.2600	141.2640	141.2630	141.2720	141.2/00	141.2800	:	141.2840	141.2880	747.47	141,2960		141.3000	141.3080	141.3120	141.3160	141.3200
TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER d: MEDICAL PROGRAMS	PART 141 DRUG MANUAL	TKEINKM CHOC	AGENCY NOTES	ARCOTIC ANTAGONISTS:	ANALGESICS/NARCOTIC ANTAGONISTS: GOUT	COMPANDATION OF THE COMPAN	ANTAGONISTS: NONOPIATE AGONISTS	ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE AGONISTS	ANTI-ALCOHOL	ANTICONVOLSANTS	ANTIBOTES	ANITHITERIENCIVES					••		PENICILLINS	SULFONAMIDES	ANTIMICROBIAL: TETRACYCLINES	BLOOD: ANTIANEM	BLOOD:			CALCLUM CARDIOVASCHIAR ANTIANCINAL	CARDIOVASCULAR:	CARDIOVASCULAR:	CARDIOVASCULAR: BETA BLOCKERS	CARDIOVASCULAR: DIGITALIS GLYCOSIDES	CARDIOVASCULAR:	CONTRACEPTIVE: NONORAL		DIOMETICS DOPAMINE RECEPTOR AGONISTS
		Section	141.100	141.200	141.240	1 33	141.360	141.400	141.440	141.480	141.520	141.500	141.600	141.680	141.720	141.760	141.800	141.840	141.880	141.920	141.950	141.1040	141.1080	141.1120	141.1125	141.1160	141.1240	141.1280	141.1320	141.1360	141.1440	141.1480	1.150	141.1520

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, pars. 5-5 and 12-13). Implementing and authorized by Sections 5-5 and AUTHORITY:

SOURCE: Emergency amendment at 5 Ill. Reg. 13555, effective December 1, 1981, for a maximum of 150 days; amended at 6 Ill. Reg. 9991, effective August 1, 1982; emergency amendment at 6

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PUBLIC AID DEPARTMENT OF

NOTICE OF ADOPTED AMENDMENTS

days; emergency amendment at 7 Ill. Reg. 1178, fefective days; emergency amendment at 7 Ill. Reg. 1178, fefective becruery 1, 1983, for a maximum of 150 days; amended as 89 Ill. Adm. Code 140.72 at 7 Ill. Reg. 1738, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective December 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 1377, effective July 24, 1984; amended at 8 Ill. Reg. 1377, effective July 24, 1984; amended at 8 Ill. Reg. 1377, effective July 24, 1984; and 69 Ill. Reg. 1918, effective December 1, 1985; amended at 9 Ill. Reg. 1918, effective December 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 17681, effective September 28, 1986; emergency amendment at 10 Ill. Reg. 1804; emergency amendment at 10 Ill. Reg. 4302; amended at 11 Ill. Reg. 5235, effective March 12, 1987; emergency amendment at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 16726, effective March 13, 1987 for a maximum of 150 days; recodified from 89 Ill. Reg. 16726, effective March 12, 1987; emergency amendment at 11 Ill. Reg. 1111. Reg. 1131, effective June 15, 1987, en engency amendment at 11 Ill. Reg. 16726, effective December 1, 1987, effective December 1, 1988; emergency amendment at 12 Ill. Reg. 10197, effective June 1, 1988; emergency amendment at 12 Ill. Reg. 10197, effective December 1, 1988, emergency amendment at 12 Ill. Reg. 20851, effective December 15, 1988, effective Amaximum of 150 days; amended at 11 Ill. Reg. 10187, effective December 28, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 3850, effective December 15, 1988; amended at 13 Ill. Reg. 3850, effective December 28, 1988; amended at 13 Ill. Reg. 3850, effective May 15, 1988; amended at 13 Ill. Reg. 3850, effective May 15, 1988; amended at 13 Ill. Reg. 18572, effective May 15, 1989; amended at 13 Ill. Reg. 18572, effective May 15, 1989; amended at 13 Ill. Reg. 18572, effective May 15, 1989; amended at 13 Ill. Reg. 18572, effective May 15, 1989; amended at 13 Ill. Reg. 18572, effective May 15, 1869; amended at 1 for a maximum of 150 effective August 1, 1982, effective September 22, 1989.

CAPITALIZATION DENOTES STATUTORY LANGUAGE. NOTE:

AGENCY NOTES SECTION 141.100

a)

categories except recipients with basic health coverage (i.e., recipients of general assistance, or Aid To The Medically Indigent) and individuals residing in a Group Care and Basic Health Restricted drug is available to all recipient nursing home. 1)

RECISTER

DEPARTMENT OF PUBLIC

NOTICE OF ADOPTED AMENDMENTS

AGENCY NOTES (Cont'd) SECTION 141.100

The nursing home must provide the following listed drugs to resident recipients at no charge to the recipient: 2)

ELIXIR/SYRUP 120MG/5ML ACETAMINOPHEN TAB/CAP 650MG ACETAMINOPHEN TABLET CHEWABLE 80MG ACETAMINOPHEN TABLET CHEWABLE 120MG DROPS 120MG/2,5ML ACETAMINOPHEN DROPS 80MG/0.8ML ACETAMINOPHEN TAB/CAP 325MG ACETAMINOPHEN TAB/CAP 500MG ASPIRIN TAB BUFFERED 325MG ASPIRIN TAB BUFFERED 600MG ASPIRIN TAB EC 300MG ASPIRIN TAB EC 600MG MILK OF MAGNESIA LIQUID MILD OF MAGNESIA TABLET ASPIRIN TAB PEDIATRIC ASPIRIN TAB 300MG ASPIRIN TAB 600MG LIQUID ACETAMINOPHEN ACETAMINOPHEN GLUCOLA

residents and recipients of basic health coverage. No restrictions - The drug is available to all recipient categories including nursing home (q

ZINC OXIDE OINTMENT

available to all recipients (including basic health recipients) except recipients Group care restricted - The drug is residing in nursing homes 1

ΰ

The nursing home must provide the following

5)

listed items to resident recipients at no

charge to the recipient:

ACETEST REAGENT TABLETS

£)

CHEMSTRIP UGK STRIPS CHEMSTRIP BG STRIPS CHEMSTRIP UG STRIPS CHEMSTRIP TEST KIT CHEMSTRIP K PAPERS ALBUSTIX STRIPS CHEMSTRIP GP

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

AGENCY NOTES (Cont'd) SECTION 141.100

(2 DROP) FOIL DEXTROSTIX REAGENT STRIPS DEXTROSTIX REAGENT STRIPS CLINITEST ANALYSIS SET CLINITEST ANALYSIS SET GLUCOSCAN TEST STRIPS GLUCOSTIX STRIPS HEMA-COMBISTIX HEMASTIX STRIPS CLINITEST TABLET FOIL CLINISTIX STRIP CLINITEST (2 DROP) CLINITEST TABLET HEMATEST TABLET DIASTIX STRIPS KETO-DIASTIX CHEMSTRIP 5 COMBISTIX

LANCET FOR DIABETIC USE, STERILE KETO-DIASTIX 5 KETOSTIX STRIPS N-URISTIX LABSTIX

ONE TOUCH TEST STRIPS

VISIDEX II REAGENT STRIPS ANY PRODUCT EQUIVALENT TO THOSE ON THE ABOVE LIST OR ANY OTHER NONLISTED DIABETIC TESTING SUPPLY URISTIX

- Group care limited The drug is available only to recipients residing in nursing homes. (p
- to the drug, it is available to all categories of Basic health restricted - If no sign appears next recipients except those receiving only basic health coverage. (e
- identified in the Drug Manual by a single asterisk immediately before the item number. The drugs referenced in subsection (b) above are identified in the Drug Manual by a double asterisk immediately before the item number. The drugs referenced in subsection (c) above are identified The drugs referenced in subsection (a) above are

			SEC		*	* * *	*	*	* *	*		*	*	* 1	k +	:				SEC				* +	k 4			4		: 4:	*	*		
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC AID	NOTICE OF ADOPTED AMENDMENTS	AGENCY NOTES (Cont'd)	in the Drug Manual by a triple asterisk immediately before the item number. The drugs referenced in subsection (d) above are identified in the Drug Manual by the letter "G" immediately before the item number.		Amended at 13 111. Reg. 130/2, ellective 22, 1989)		ANALGESICS/NARCOTIC ANTAGONISTS: ANTIRHEUMATIC	Drug Name and Strength	DICLOFENAC SODIUM TABLET 25MG	SODIUM TABLET	SODIUM TABLET	TABLET		FENOPROFEN CAPSULE 200MG	TABLET 6	FLURBIPROFEN TABLET 50MG	FLURBIPROFEN TABLET 100MG	TABLET	TABLET	IBUPROFEN TABLET 800MG	CAPSULE		INDOMETHACIN INJECTION 3MG VIAL	SUSPENSION	APSULE 25MG		KETOPROFEN CAPSULE 75MG	- 6	SODIUM CAPSULE	MEFENAMIC ACID CAPSULE 250MG	SEPACK	MYOCHRYSINE INJECTION 10MG/ML IML AMP MYOCHRYSINE INJECTION 25MG/MI, 1ML AMP	
15681	68		SECTION 141.100	in the immedi refere in the before		(Source: September		SECTION 141.200	Item Number	** 50002091	** 50002093			** 50006496		** 50001732		** 50004802			** 50000597 ** 50000610			** 50001711		** 50004963		** 50004969			** 50001736	** 50005696	00067763	
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		ILLINOIS REGISTER	15682
		DEPARTMENT OF PUBLIC AID	
		NOTICE OF ADOPTED AMENDMENTS	
SEC	SECTION 141.200	ANALGESICS/NARCOTIC ANTAGONISTS: ANTIRHEUMATIC	
	Item Number	Drug Name and Strength	
	00068762	MYOCHRYSINE INJECTION 50MG/ML 1ML AMP	
	00067762	MYOCHRYSINE INJECTION 50MG/ML 10ML VIAL	
*	50001740	NAPROXEN SODIUM TABLET 275MG	
*	50001747	SODIUM TABLET	
*	50001737		
k .	50001738	TABLET	
*	50001739	NAPROXEN TABLET 500MG	
*	60008050	NONSTEROIDAL ANTI-INFLAMMATORY-ORAL-NOT OTHERWISE LISTED-IF LAW RECUIRES RX	
	00315816	ı	
*	50001741	M CAPSULE	
*	50001742		
*	00074879	APSULE 3MG	
	00850460	SOLGANOL INJECTION IN OIL 50MG/ML 10ML V.	VIAL
*	50001743	SULINDAC TABLET 150MG	
*	50001744	SULINDAC TABLET 200MG	
*	50001746	TOLMETIN SODIUM CAPSULE 400MG	
*	50001745	TOLMETIN SODIUM TABLET 200MG	
*	50001748	TOLMETIN SODIUM TABLET 600MG	
		c	
	September 2	22, 1989)	
SEC	SECTION 141.360	ANALGESICS/NARCOTIC ANTAGONISTS: NONOPIATE AGONISTS	PIAT
	Item Number	Drug Name and Strength	

ACETAMINOPHEN DROPS 80MG/0.8ML
ACETAMINOPHEN DROPS-120MG/2.5CC 50CC BTL
ACETAMINOPHEN ELIXIR/SYRUP 120MG/5CC
ACETAMINOPHEN SUPPOSITORY 120MG
ACETAMINOPHEN SUPPOSITORY 300MG
ACETAMINOPHEN TAB/CAP 325MG
ACETAMINOPHEN TAB/CAP 500MG
ACETAMINOPHEN TAB/CAP 500MG
ACETAMINOPHEN TAB/CAP 650MG
ACETAMINOPHEN TABLET CHEWABLE 80MG
ACETAMINOPHEN TABLET CHEWABLE 120MG
ACETAMINOPHEN 325MG; BUTALBITAL 50MG;
CAFFEINE 40MG CAPSULE

50007006 50008252 500007012 50000501 50000501 50007011 50007011 50007010 50007010

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15684 OPIATE ANALGESICS/NARCOTIC ANTAGONISTS: NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID LLI.JIS REGISTER SECTION 141,400 ANALGESICS/NARCOTIC ANTAGONISTS: NONOPIATE NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID AGONISTS SECTION 141,360

Item Number 50001392 50003058 00040044 50003493 50006002 50006003 50005002 50005003 50005004 50000046 50000048 50001376 50001384 50006004 50006001 ASPIRIN SUPPOSITORY 120MG
ASPIRIN SUPPOSITORY 120MG
ASPIRIN SUPPOSITORY 120MG
ASPIRIN SUPPOSITORY 120MG
ASPIRIN SUPPOSITORY 300MG
ASPIRIN TAB BUFFERED 325MG
ASPIRIN TAB BUFFERED 600MG
ASPIRIN TAB E C 300MG
ASPIRIN TAB E C 975MG
ASPIRIN TAB E C 975MG
ASPIRIN TAB E C 975MG
ASPIRIN TAB BODIATRIC
ASPIRIN TAB SOUNG
ASPIRIN TAB SOUNG
ASPIRIN TAB SOUNG
ASPIRIN TABLET SUSTAINED RELEASE 800MG
ASPIRIN TABLET SUSTAINED SELEASE 800MG
ASPIRIN TABLET SUSTAINED SELEASE 800MG
ASPIRIN TABLET SUSTAINED SELEASE 800MG ACETAMINOPHEN 325MG; BUTALBITAL 50MG; MAGNESIUM SALICYLATE TAB/CAP 545MG MAGNESIUM SALICYLATE TAB/CAP 600MG MAGNESIUM SALICYLATE TAB/CAP 650MG SALSALATE CAPSULE 500MG ASPIRIN 325MG; BUTALBITAL 50MG; CAFFEINE 40MG TABLET Drug Name and Strength TRILISATE TABLET 500MG TRILISATE TABLET 750MG TRILISATE TABLET 1000MG SALSALATE TABLET 500MG SALSALATE TABLET 750MG TRILISATE LIQUID TRILISATE TABLET 500MG CAFFEINE 40MG TABLET ASPIRIN SUPPOSITORY CAPSULE Item Number 50006726 50006734 50006740 50008206 50008208 50006745 50006438 50003701 50002004 40002065 00340505 50008228 50006425 50008234 50008224 50008226 50008230 50008232 50008222 50008223 50008215 50006441 50003700 40002067 40002069 00340520 00340500 * | * | * | * | * | * | * | * |

Amended at 13 Ill. Reg. 15672, effective September 22, 1989) (Source:

ACETAMINOPHEN 120MG/5ML; CODEINE PHOSPHATE ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE Drug Name and Strength AGONISTS SECTION 141.400 Item Number 50000005

12MG/5ML ELIX/SUSP

AGONISTS

Drug Name and Strength

ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 15.0MG ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 30.0MG ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 7.5MG

ASPIRIN 325MG; CODEINE PHOSPHATE 15MG CAP/TAB ASPIRIN 325MG; CODEINE PHOSPHATE 30MG CAP/TAB ASPIRIN 325MG; CODEINE PHOSPHATE 60MG CAP/TAB ASPIRIN 325MG; OXYCODONE HCL 2.25MG; OXYCODONE TEREPHTHALATE 0.19 MG TAB ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 60.0MG CAP/TAB

ASPIRIO 125RG; OXICODONE TEREFIFICATED 0.19 MG TAB
ASPIRIN 325RG; OXICODONE HCL 4.5 MG;
OXYCODONE TEREPHYRALATE 0.38MG TAB
CODEINE PHOSPHATE/SULFATE TAB/HT 15MG
CODEINE PHOSPHATE/SULFATE TAB/HT 15MG
CODEINE PHOSPHATE/SULFATE TAB/HT 60MG
HYDROMORPHONE TABLET 1MG
HYDROMORPHONE TABLET 2MG
EVO-DROMORAN INJECTION 2MG/ML-10ML VIAL
LEVO-DROMORAN INJECTION 2MG/ML-10ML VIAL
LEVO-DROMORAN TABLET 2MG
MEPERIDINE HCL INJECTION 50MG AMP
MEPERIDINE HCL INJECTION 50MG AMP
MEPERIDINE HCL INJECTION 75MG AMP
MEPERIDINE HCL INJECTION 75MG AMP
MEPERIDINE HCL INJECTION 75MG SYRINGE
MEPERIDINE HCL INJECTION-100MG AMP (1ML)
MEPERIDINE HCL INJECTION-100MG AMP (2ML)
MEPERIDINE HCL INJECTION-100MG SYRINGE
MEPERIDINE HCL INJECTION-100MG SYRINGE
MEPERIDINE HCL INJECTION-100MG SYRINGE 50003492 50003495 50003499 50003496 50003500 50003494

METHADONE HCL INJECTION 10MG/ML 1ML 50004850 50003497 50004852 50003063 50004851

METHADONE HCL INJECTION 10MG/ML 20ML METHADONE HCL ORAL SOLUTION 5MG/5ML METHADONE HCL ORAL SOLUTION 10MG/ML 30ML METHADONE HCL ORAL SOLUTION 10MG/5ML METHADONE HCL TABLET 5MG 50003075 50003067 50003069 50003065

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	NOTICE OF ADOPTED AMENDMENTS		NOTICE OF ADOPTED AMENDMENTS	
SECTION 141.400	ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE AGONISTS	SECTION 141.480	ANTICONVULSANTS	
Item Number	Drug Name and Strength	Item Number	Drug Name and Strength	
			CAPSULE 300MG	
50003071 50003899	METHADONE HCL TABLET 10MG MORPHINE SULFATE CONTROLLED RELEASE TABLET	** 00746212 ** 00746214	ENTERIC COATED TABLET ENTERIC COATED TABLET	
50003889	30MG MORPHINE SULFATE CONTROLLED RELEASE TABLET 60MG	** 00/46215 ** 50000701 ** 50000703	DEPAKOTE ENTERIC COATED TABLET 500MG DIAZEPAM INJECTION SMG/ML 2ML AMP DIAZEPAM INIFCTION 5MG/ML 2M1 2M1 CVPINCE	
50003354	MORPHINE SULFATE INJECTION 2MG/ML 1 ML SYRINGE MORPHINE SULFATE INJECTION 4MG/ML 1 ML SYRINGE		INJECTION 5MG/ML TABLET 0.5MG	
50003523	SULFATE INJECTION 8MG/ML 1 ML		TABLET	
50004858 50003524	SULFATE INJECTION SULFATE INJECTION	** 00040063 ** 00780052	KLONOPIN TABLET 2.0MG MESANTOIN TABLET 100MG	
50004859	MORPHINE SULFATE INJECTION 10MG/ML 1 ML	50004649	DROP 16	
50003525	MORPHING SULFATE INJECTION 15MG/ML 1 ML AMP			
000000000000000000000000000000000000000	SOFFAIR INSECTION		PHENOBARBITAL TABLEI 30MG PHENOBARBITAL TABLEI 60MG	
50004861	MORPHINE SULFATE INJECTION 15MG/ML 20ML MORPHINE SHIFFATE OPAL SOLUTION 10MG/SML 120ML	** 50004642	ITAL TABLET 100MG	
50002006	SULFAIR ORAL SOLUTION 10MG/5ML		PHENYTOIN SODIUM INJECTION 100MG/ZML PHENYTOIN SODIUM INJECTION 250MG/5ML	
50005590	MORPHINE SULFATE ORAL SOLUTION 20MG/ML 30ML MORPHINE SHIFFATE ORAL SOLUTION 20MG/ML 120ML	** 50002372	PHENYTOIN SODIUM EXTENDED CAPSULE 30MG	
50002016	SULFATE ORAL SOLUTION	** 50002401	SODIUM ERIENDED CAFSULE SODIUM PROMPT CAPSULE 10	
50007018	MORPHINE SULFATE ORAL SOLUTION 20MG/5ML 120ML MORPHINE SITERATE ORAL SOLUTION 100MG/5ML	** 50002381	SUSPENS	
50003875	SULFAIE ORAL SOLUTION		PHENYTOIN TABLET CHEWABLE 50MG	
50003883	SULFATE TABLET			
50003885	MORFHINE SOLFAIE TABLET 30MG OXYCODONE HCL ORAL SOLUTION 5MG/5ML	** 50004032	PRIMIDONE TABLET 50MG PRIMIDONE TABLET 250MG	
50002073	HCL TABLET 5MG		SODIUM SYRUF	
50004316	PAREGORIC LIQUID	** 50002182	VALPROIC ACID CAPSULE 250MG	
	Amended at 13 Ill. Reg. 15672, effective			
Tagillanda Tagillanda			Amended at 13 Ill. Reg. 15672, effective	
SECTION 141.480	ANTICONVULSANTS	September 22,	1989)	
Item Number	Drug Name and Strength	SECTION 141.520	ANTIDOTES	
** 50005149	SUSPENSION 100MG	Item Number	Drug Name and Strength	
** 50002141 ** 50002145 ** 00710537	CARBAMAZEPINE TABLET CHEWABLE 100MG CARBAMAZEPINE TABLET 200MG CELONTIN CAPSULE 150MG	00890510 00833801	CALCIUM DISODIUM VERSENATE 20MG/ML 5ML DESFERAL MESYLATE INJECTION 500MG/5ML VIAL	AL

NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID

ANTIDOTES

SECTION 141,520

Item Num er

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		NOTICE OF ADOPTED AMENDMENTS	
SBC	SECTION 141.560	IYP ERTENS IVES	
	Item Number	Drug Name and Strength	
* *	50003080 50003066	YDRA	ы
*	50003068		ш
*	50003070	ZONG CAESOLE HYDRALAZINE HCL 50MG; HYDROCHLOROTHIAZID FANC CABSHIT	ы
*	50003072	SOME CAFSULE HOL 100MG; HYDROCHLOROTHIAZI FOME CABSHIF	DE
*	50002981	IDE 15MG; METHYLDOPA 25	OMG
*	50002341	TABLET HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL	10011
*	50002343	IABLE: HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL mann: Em	200MG
*	50002345	HADDEL TABLET HAD 10 THE TABLE HCL HCL HADDE DE HADDEL HCL HADDEL DE HADDEL HADDEL HADDEL HER HADDEL HCL HCL HCL HCL HCL HCL HCL HCL HCL HC	300MG
*	50002983	HLOROTHIAZIDE 25MG; METHYLDOPA 2	50MG
*	50005520	HYDROCHLOROTHIAZIDE 25MG; PROPRANOLOL HCL	u
*	50005522	ZIDE 25MG; PROPRANOLOL H	CL
*	50003090	HYDROCHLOROTHIAZIDE 25MG; RESERPINE 0.1MG	()
*	50003094	IABLEI HYDOCHLOROTHIAZIDE 25MG; RESERPINE 0.12 TART.FT	25MG
*	50002985	HYDDOPA 500MG; METHYLDOPA 500MG	MG
*	50002987	HYDDOCHLOROTHIAZIDE 50MG; METHYLDOPA 500MG	MG
*	50004021	TABLET HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCI	ı
*	50004023	IDE 50MG; PROPRANOLOL H	CL
*	50004025	HYDOCHLOROLINAZIDE 50MG; PROPRANOLOL HCL	п
*	50003092	IDE 50MG; RESERPINE 0.1	MG
*	50003096	1ABLET HYDROCHLOROTHIAZIDE 50MG; RESERPINE 0.12 HADROCHLOROTHIAZIDE 50MG; RESERPINE 0.12	5MG
* *	00180787 00180788	TABLET 10MG HYLOREL TABLET 15MG HYLOREL TABLET 25MG	

GUANETHIDINE MONOSULFATE TABLET 10MG GUANETHIDINE MONOSULFATE TABLET 25MG HYDRALAZINE HCL INJECTION 20MG/ML AMP

HYDRALAZINE HCL TABLET 10MG HYDRALAZINE HCL TABLET 25MG HYDRALAZINE HCL TABLET 50MG

50003076

50003074

* * * * *

CATAPRES-TTS-1 PATCHES
CATAPRES-TTS-2 PATCHES
CATAPRES-TTS-3 PATCHES
CLONIDINE HCL TABLET 0.1MG
CLONIDINE HCL TABLET 0.2MG
CLONIDINE HCL TABLET 0.3MG

05970033 50000941 50000943

50000945 00030283

05970032

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CAPOZIDE TABLET 25/15 CAPOZIDE TABLET 25/25 CAPOZIDE TABLET 50/15 CAPOZIDE TABLET 50/25

CORZIDE TABLET 40MG; 5MG CORZIDE TABLET 80MG; 5MG

ESIMIL TABLET

00830047

50001616 50005686

00030284

SODIUM POLYSTYRENE SULFONATE SUSPENSION SODIUM POLYSTYRENE SULFONATE SUSPENSION

15GM/60ML 500ML 15GM/60ML 60ML

50006519

SODIUM 'POLYSTYRENE SULFONATE POWDER

PROTOPAM INJECTION 1GM/20ML VIAL

00460374 50006515 50006517

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00153562 00153561 0046037

* * * *

MESNEX INJECTION 100MG/ML 2ML AMP MESNEX INJECTION 100MG/ML 4ML AMP MESNEX INJECTION 100MG/ML 10ML AMP PROTOPAM CHLORIDE TABLET 500MG

DISODIUM EDETATE INJ 3GM AMP

Drug Name and Strength

Amended at 13 Ill. Reg. 15672, effective

22, 1989)

September (Source:

Drug Name and Strength

ANTIHYPERTENSIVES

SECTION 141.560

Item Number

CAPOTEN TABLET 12.5MG CAPOTEN TABLET 25MG CAPOTEN TABLET 50MG CAPOTEN TABLET 100MG

00030450 00030452 00030562

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DEPARTMENT OF PUBLIC AID

Strength Drug Name and ANTIHYPERTENSIVES SECTION 141.560 Item Number

LISTINGTABLET 40MG
LOCAL TABLET 2.5MG
METHYLDOPA ORAL SUSPENSION 250MG/5ML
METHYLDOPA TABLET 125MG
METHYLDOPA TABLET 250MG
METHYLDOPA TABLET 250MG
METHYLDOPA TABLET 50MG
METHYLDOPA TABLET 50MG
METHYLDOPA TABLET 50MG
METHYLDOPA TABLET 50MG
METHYLDOPA TABLET 10MG
METHYLDOPA TABLET 2.0MG
MINISTOR CAPSULE 1.0MG/0.5MG
MINISTOR CAPSULE 1.0MG/0.5MG
MINOXIDIL TABLET 2.5MG
MINOXIDIL TABLET 2.5MG
MINOXIDIL TABLET 1.0MG
PRAZOSIN HCL CAPSULE 3MG
PRAZOSIN HCL CAPSULE 2MG
PRAZOSIN HCL CAPSULE 2MG VASOTEC INJECTION 1.25MG/ML 2ML VIAL VASOTEC TABLET 2.5MG VASOTEC TABLET 5MG VASOTEC TABLET 10MG VASOTEC TABLET 20MG HYTRIN TABLET 10MG LISINOPRIL TABLET 5MG LISINOPRIL TABLET 10MG LISINOPRIL TABLET 20MG LISINOPRIL TABLET 40MG VASERETIC TABLET 10/25 TENEX TABLET ING TENORETIC 50 TABLET TENORETIC 100 TABLET TIMOLIDE TABLET 10/25 WYTENSIN TABLET 4MG WYTENSIN TABLET 8MG WYTENSIN TABLET 16MG HYTRIN TABLET 2MG HYTRIN TABLET 5MG HYTRIN TABLET IMG 50000718 50000710 99694319 99694379 00694380 00694300 00694360 50002096 50002098 00063508 50001829 50000712 50000714 50000716 00694320 00060720 00060014 00060712 00080074 00080092 50002751 00060713 0074332 00743324 50001827 50005231 00318901 00060714 0008000 5000183 5000275 *

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

MISCELLANEOUS ANTIMICROBIAL:

SECTION 141.800

Drug Name and Strength Item Number

ACYCLOVIR INJECTION 500MG VIAL ACYCLOVIR CAPSULE 200MG 50004923 50001410 60008018 50000851 50000853

AMANTADINE HCL CAPSULE 100MG
AMANTADINE HCL CAPSULE 100MG
AMANTADINE HCL SYRUP 50MG/5ML
ANTIMICROBIAL MISCELLANEOUS-INJECTIONNOT OTHERWISE LISTED-IF REQUIRES RX
ANTIMICROBIAL MISCELLANEOUS-ORAL-NOT
OTHERWISE LISTED-IF LAW REQUIRES RX
AZTREONAM INJECTION 500MG/15ML VIAL
AZTREONAM INJECTION 1GM/15ML VIAL
AZTREONAM INJECTION 1GM/10ML BOTTLE
AZTREONAM INJECTION 2GM/15ML VIAL
AZTREONAM INJECTION 2GM/10ML BOTTLE
BACITRACIN INJECTION 2GM/10ML BOTTLE
BACITRACIN INJECTION 10,000 UNITS IM
CHLORAMPHENICOL CAPSULE 250MG
CHLORAMPHENICOL CAPSULE 250MG
CHLORAMPHENICOL PALMITATE ORAL SUSPENSION 50005151 50005153 50005155 50005157 50005157 60008017

50005161 50001412 0001411

50001128 50001413

CHLORAMPHENICOL SODIUM SUCCINATE INJECTION 150MG/5ML 60ML LGM VIAL 50001236 50000061

CINOXACIN CAPSULE 250MG
CINOXACIN CAPSULE 500MG
CINOXACIN CAPSULE 500MG
CIPROFLOXACIN TABLET 250MG
CIPROFLOXACIN TABLET 750MG
CINDAMYCIN HCL CAPSULE 75MG
CLINDAMYCIN HCL CAPSULE 75MG
CLINDAMYCIN HCL CAPSULE 300MG
CLINDAMYCIN PCL CAPSULE 300MG
CLINDAMYCIN PALMITATE GRANULES 75MG/5ML 100ML
CLINDAMYCIN PHOSPHATE INJECTION 300MG/2ML 2ML 50001416 50001417 50005804 50001418 50001420

CLINDAMYCIN PHOSPHATE INJECTION 900MG/6ML 6ML CLINDAMYCIN PHOSPHATE INJECTION 600MG/4ML 4ML AMP/VIAL AMP/VIAL 50001421 50001419 *

COLISTIMETHATE SODIUM INJECTION 150MG VIAL COLISTIN SULFATE ORAL SUSPENSION 25MG/5ML 60ML DAPSONE TABLET 25MG DAPSONE TABLET 100MG AMP/VIAL 50001424 50001219 50001223 50002013 50001423

ERYTHROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 100ML

Amended at 13 Ill. Reg. 15672, effective

22, 1989)

September (Source:

NOTICE OF ADOPTED AMENDMENTS

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DEPARTMENT OF PUBLIC AID

	AMENDMENTS
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AL: MISC	Drug Name and Strength	NORFLOXACIN TABLET 400MG	\circ	PHENAZOPYRIDINE HCL TABLET 200MG	POLYMYXIN B SULFATE INJECTION 500,000	INJECTION 2GM	SPECTINOMYCIN INJECTION 4GM VIAL	SOLFAMEIROAASOLE ZOUMG/SML; IKIMEIROPKIM 40MG/5ML SUSPENSION	SULFAMETHOXAZOLE 400MG; TRIMETHOPRIM 80MG	SULFAMETHOXAZOLE 800MG; TRIMETHOPRIM 160MG	TABLET	SULFAMETHOXAZOLE 400MG/5ML; TRIMETHOPRIM	SUMS/SML INJECTION SML AMP/VIAL	000	TRIMETHOPRIM TABLET 200MG	TROLEANDOMYCIN CAPSULE 250MG	CIN	HCL CAPSULE	HCL	VANCOMYCIN HCL INJECTION 500MG	H.C.E.	HCL ORAL SOLUTION		ZIDOVUDINE CAPSULE 100MG	Amended at 13 Ill. Reg. 15672, effective	1989)		ANTIMICROBIAL: VACCINES		Drug Name and Strength	HEPATITIS B VACCINE 10MCG ANTIGEN/ML 0.5ML	VIAL HEPATITIS B VACCINE 20MCG ANTIGEN/ML 3ML	MULTI-DOSE VIAL
	Item Number	** 50005523			** 50001571	** 50001572	** 50001573		** 50001220	** 50001221		** 50001217	** 5000157	** 50001224	** 50001575	** 50006866	** 50006874		** 50000903			** 50001577	*	* 50009000	(Source: Ame	ы		SECTION 141.1000		Item Number	** 50004672	** 50004670	
ANTIMICROBIAL: MISCELLANEOUS	Name and	ERYTHROMYCIN ETHYLSUCCINATE 200MG/5ML; SHIFISOXAZOLE ACETYL 600MG/5ML SUSP 150ML			FURAZOLIDONE TABLET 100MG HYDROXYSTILBAMIDINE ISOETHIONATE INJECTION		IMIPENEM 250MG; CILASTATIN SODIUM 250MG	IMIPENEM 250MG; CILASTATIN SODIUM 250MG	INJECTION VIAL		IMIPENEM 500MG; CILASTATIN SODIUM 500MG	INJECTION VIAL	LAMPRENE CAPSULE 100MG	CAPSULE		LINCOMYCIN INJECTION 300MG/ML	•	LINCOMYCIN INJECTION 300MG/ML	ZML VIAL	INCECTION SOURS/	METHENAMINE HIPPURATE TABLET 1GM	MANDELATE	MANDELATE GRAND	METHENAMINE MANDELATE SUSP 50MG/ML ,	MANDELATE TAB 0	MANDELATE TAB 0	METHENAMINE MANDELATE TAB 1.00GM MRTHVIENE BLIE TABLET 65MG	ACID	TABLET	NALIDIXIC ACID TABLET 500MG NALIDIXIC ACID TABLET 10M	ULFATE EQ 40	40MG BASE/ML	POLYMYXIN B SULFATE 200,000U/ML 20ML
SECTION 141.800		** 50002015	** 50002017		** 50001426 ** 50001427		** 50002331	** 50002333	** 50000335		** 50002339	** 00080108	-)(** 50001428		** 50001431		** 50001432	4	2000143	** 50001018	** 50003780	** 50003781	** 50003778	** 50003735		** 50003751 ** 50001435	** 50001436		** 50001438	** 50005526	** 50005528	

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SE	SECTION 141.1000	ANTIMICROBIAL: VACCINES	SECTION	SECTION 141.1200	CARDIOVASCULAR: ANTIANGINAL	
	Item Number	Drug Name and Strength	Ite	Item Number	Drug Name and Strength	
*	50001900	HEPATITIS B VACCINE (RECOMBINANT) 5MCG/0.5ML	200	50002042	PATCH	
*	50001904	H DOSE VIAL HEPATITIS B VACCINE (RECOMBINANT) 10MCG/ML	500	50002133 50002034	PATCH 8CM2 5 PATCH 10CM2	
*	50001902	IML VIAL HEPATITI'S B VACCINE (RECOMBINANT) 10MCG/ML 3 DOCE VIAL	500	50002033 50002048	PATCH 10CM2 PATCH 13.3CM	
* *	50004666	L VACCINE - POLYVALENT	0000	50002037 50002138	PATCH 15CM2 PATCH 16CM2	
		TOWNED INCIDENT ADSOUBLE OF	000	02134	NITROGLYCERIN PATCH 16CM2 10MG/24HR NITROGLYCERIN PATCH 20CM2 10MG/24HR	
	(Source: Amel September 22,	Amended at 13 Ill. Reg. <u>15672</u> , effective 22, 1989)	500	50002049 50005135	PATCH 20.0CM	
			** 500	50002140 50000770		
SE	SECTION 141.1200	CARDIOVASCULAR: ANTIANGINAL		50000772	SR TAB/CAP 2.5MG	
	Item Number	Drug Name and Strength)0S ** ** 500	50000774 50000776	TAB/CAP TAB/CAP	
*	00810166	CARDILATE TABLET ORAL/SUBLING 5MG		50000778	SR TAB/CAP 6.5MG 60's	
*		E TABLET ORAL/SUBLING	0000	50000780 50000782	NITROGLYCERIN SR TAB/CAP 6.5MG 100'S NITROGLYCERIN SR TAB/CAP 9.0MG 60'S	
* *	00881778	CARDIZEM SR CAPSULE 90MG		50000784	SR TAB/CAP 9.0MG 100'S	
*) 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	50000732	NITROGLYCERIN SUBLINGUAL TAB 0.15MG 25'S	,
* 1		TABLET		50000736	SUBLINGUAL TAB 0.3MG 25'S	n
* *		CARDIZEM TABLET 90MG		50000734	SUBLINGUAL TAB 0.3MG 1	
*	50003265	DE DINITRATE TAB 2.5M	* * *	50000740	NITROGLYCERIN SUBLINGUAL TAB 0.4MG 25'S NITROGLYCERIN SUBLINGUAL TAB 0.4MG 100'S	
* +		DINITRATE TAB 5MG	** 500	50000744	SUBLINGUAL TAB 0.6MG	
: #		TAB	* 1	50000742	NITROGLYCERIN SUBLINGUAL TAB 0.6MG 100'S	
*		DINITRATE TAB 10MG	n	038/4	NITROGLICEKIN IKANSMOCOSAL CONIKOLLED RELEASE TABLET 1MG	
* *		ISOSORBIDE DINITRATE TAB 20MG ORAL ISOSOBRIDE DINITRATE TAB/CAD 30MC ORAL	** 500	0003876	CERIN	
*		DINITRATE TAB/CAP)))))	50003878	RELEASE TABLET 2MG NITROGIVCERIN TRANSMUCOSAL CONTROLLED	
* -	50003282					
* *	50001865	NIFEDIPINE CAPSULE 10MG		50004218	田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田	
*		IN AEROS	** 500 **	50004220	VERAPAMIL HCL TABLET 80MG VERAPAMIT, HCL TABLET 120MG	
-		S/UNIT		50004224	HCL TABLET	
* *	50000/46	NITROGESCERIN OINTMENT 20GM NITROGESCERIN OINTMENT 30GM	(8)		amonded at 12 Til Dog [5672] officitive	
*		OINTMENT PATCH 3.3	Sel .	ы	()	
	50002035	5CM2 2.5M				

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SECTION 141.1280 CARDIOVASCULAR: ANTIHYPERLIPIDEMICS (Cont'd) Item Number Drug Name and Strength	** 50004597 CHOLESTYRAMINE RESIN POWDER PACKET 4GM ** 50004595 CHOLESTYRAMINE RESIN POWDER 378GM CAN 00481230 CHOLOXIN TABLET 1MG 00481250 CHOLOXIN TABLET 2MG 00481250 CHOLOXIN TABLET 4MG 00481290 CHOLOXIN TABLET 4MG 00481290 CHOLOXIN TABLET AMG CHOLOXIN TABLET AMG CHOLOXIN TABLET AMG CHOLOXIN TABLET AMG CHOLOXIN TABLET AMG		(Source: Amended at 13 Ill. Reg. 15672, effective September 22, 1989) SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS Item Number Drug Name and Strength	00030232 CORCARD TABLET 20 00030207 CORGARD TABLET 40 00030241 CORGARD TABLET 80 00030208 CORGARD TABLET-12 00030246 CORGARD TABLET-12 40001069 LABETALOL HCL TAB 50003386 LABETALOL HCL TAB 50003388 LABETALOL HCL TAB 50003388 LABETALOL HCL TAB 500014500 LEVATOL TABLET 20 00214500 LOPRESSOR TABLET	** 00280071 LOPRESSOR TABLET 100MG G 50005440 PROPRANOLOL HCL INJECTION IMG/IML AMP ** 50005468 PROPRANOLOL HCL LONG ACTING CAPSULE 60MG ** 50005470 PROPRANOLOL HCL LONG ACTING CAPSULE 80MG ** 50005471 PROPRANOLOL HCL LONG ACTING CAPSULE 120MG ** 50005480 PROPRANOLOL HCL LONG ACTING CAPSULE 160MG ** 50005442 PROPRANOLOL HCL LONG ACTING CAPSULE 160MG ** 50005442
SECTION 141.1240 CARDIOVASCULAR: ANTIARRHYTHMIC Item Number Drug Name and Strength	** 00345470 CARDIOQUIN TABLET 275MG ** 50003901 DISOPYRAMIDE PHOSPHATE CAPSULE 100MG ** 50003903 DISOPYRAMIDE PHOSPHATE CAPSULE 150MG ** 50003905 DISOPYRAMIDE PHOSPHATE CONTROLLED RELEASE CAPSULE 100MG ** 50003907 DISOPYRAMIDE PHOSPHATE CONTROLLED RELEASE CAPSULE 100MG	00870732 ENKAID CAPSULE 25MG 00870734 ENKAID CAPSULE 25MG 00870734 ENKAID CAPSULE 35MG 00870735 ENKAID CAPSULE 150MG 05970066 MEXITIL CAPSULE 150MG 05970067 MEXITIL CAPSULE 20MG 05970068 MEXITIL CAPSULE 250MG 05970068 MEXITIL CAPSULE 250MG 05970069 PROCAINAMIDE HCL INJ 100MG/ML 350004048 PROCAINAMIDE HCL INJ 500MG/ML 3500040403 PROCAINAMIDE HCL SR TABLET 250M	** 50004049 PROCAINAMIDE HCL SK TABLEI 100MG ** 50004042 PROCAINAMIDE HCL SK TABLEI 1000MG ** 50004042 PROCAINAMIDE HCL TABACAP 250MG ** 50004044 PROCAINAMIDE HCL TABACAP 375MG ** 50004066 QUINIDINE HCL TABACAP 500MG ** 500004066 QUINIDINE GLUCONATE TABACAP 324/330MG TD ** 50005141 QUINIDINE SULFATE TABLEI CR 300MG ** 50005141 QUINIDINE SULFATE TABLET 100MG	50005143 50005143 50005143 60890305 7AMBOCOR TABLET 50MG 60890314 7AMBOCOR TABLET 100MG 60890314 7AMBOCOR TABLET 150MG 70060707 7ONOCARD TABLET 150MG 7ON060709 7ONOCARD TABLET 600MG 7ONOCARD TABLET 700MG	SECTION 141.1280 CARDIOVASCULAR: ANTIHYPERLIPIDEMICS Item Number Drug Name and Strength ** 50004593 CHOLESTYRAMINE RESIN BAR 4GM

NOTICE OF ADOPTED AMENDMENTS	SECTION 141.1480 CONTRACEPTIVE: NONORAL (Cont'd)	Item Number Drug Name and Strength		** 50002368 PRENTIF CAVITY RIM CERVICAL CAP; FIT SET ONLY TO BE BILLED BY PHYSICIAN/CLINIC PROGESTASERT INTRAUTERINE CONTRACEPTIVE	** 02340003 RAMSES VAGINAL JELLY 90GM ** 02340002 RAMSES VAGINAL JELLY 90GM ** 02340005 PAMSES VAGINAL JELLY BEFILL 90GM	02340003 KAMSES VAGINAL JELLY KEFILL STROMS SEMICID VAGINAL SUPPOSITIORY	05733401 SEMICID VACINAL 05733401 SEMICID VAGINAL 03964010 SHUR-SEAL GEL 24 01760600 TODAY CONTRACEPT 01761200 TODAY CONTRACEPT	(Source: Amended at 13 Ill. Reg. 15672, effective September 22, 1989)	SECTION 141.1520 DIURETICS	Item Number Drug Name and Strength	50002400 ACETAZOLAMIDE SUSTAII 50002404 ACETAZOLAMIDE TABLET	** 50002406 ACETAZOLAMIDE TABLET 250MG ** 50002039 AMILORIDE HCL 5MG; HYDROCHLOROTHIAZIDE 50MG	** 50005510 CHLOROTHIAZIDE SUSPENSION 250MG/5ML ** 50005250 CHLOROTHIAZIDE TABLET 250MG
NOTICE OF ADOPTED AMENDMENTS	SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS (Cont'd)	Item Number Drug Name and Strength	** 50005444 PROPRANOLOL HCL TABLET 20MG ** 5000546 PROPRANOLOL HCL TABLET 40MG ** 5000548 PROPRANOLOL HCL TABLET 40MG ** 50005450 PROPRANOLOL HCL TABLET 80MG ** 50005452 PROPRANOLOL HCL TABLET 80MG ** 00824177 SECTRAL CAPSULE 200MG ** 00824179 SECTRAL CAPSULE 400MG ** 00380101 TENORMIN TABLET 50MG ** 50007401 TIMOLOL MALEATE TABLET 10MG ** 50007402 TIMOLOL MALEATE TABLET 20MG ** 50007402 TIMOLOL MALEATE TABLET 20MG ** 00780111 VISKEN TABLET 5MG ** 0078013 VISKEN TABLET 10MG	(Source: Amended at 13 Ill. Reg. 15672 , effective September 22, 1989)	SECTION 141.1480 CONTRACEPTIVE: NONORAL Item Number Drug Name and Strength	•	** 01110022 BECAUSE CONTRACEPTOR 10GM APPLICATION ** 00623252 CONCEPTROL JELLY 2.5GM APPLICATION 6'S ** 00623352 CONCEPTROL JELLY 2.5GM APPLICATION 10'S ** 00625252 CONCEPTROL JELLY -TUBE 70GM ** 00624252 CONCEPTROL CREAM-TUBE 70GM ** 50002900 CONDOMS	** 60009950 CONTRACEPTIVE FOAM CRM JELLY NOT OTHERWISE LISTED ** 00625130 DELFEN FOAM KIT 20GM ** 00624130 DELFEN FOAM REFILL 20GM	00623130 DELFEN FOAM R 60009951 DIAPHRAMS - C	** OIIIIO31 EMKO PRE-FIL KIT 30GM ** OII10031 EMKO PRE-FIL REFILL 60GM		UIIIUUZI EMKO VAGINAL FOAM 11962003 ENCARE OVAL VAGINA 00623180 GYNOL II JELLY 816	2 GYNOL II JELLY 126GM REFILL 0 INTERCEPT CONTRACEPTIVE SUPPOS APP

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ALKYLATING	
ONCOLYTIC/ANTINEOPLASTIC: ALKYLATING	(Cont'd)
SECTION 141.3400	

(Cont.q) Number Drug Name and Strength	131 CEENU CAPSULE 40MG	CEENU	CEENU DOSE PAC	CYCLOPHOSPHAMIDE INJECTION	CYCLOPHOSPHAMIDE INJECTION	CYCLOPHOSPHAMIDE	CYCLOPHASPHAMIDE INJECTION	CYCLOPHASPHAMIDE INJECTION	CYCLOPHOSPHAMIDE TABLET		IFEX/MESNA COMBO	LEUKERAN		MYLERAN TABLET 2MG	PARAPLATIN INJECTION	PARAPLATIN INJECTION	PARAPLATIN INJECTIO	PLATINOL INJECTION 10MG	PLATINOL INJECTION 50MG VIAL	PLATINOL-AQ INJECTION 1MG/ML 50ML V	PLATINOL-AQ INJECTION	50 THIO-TEPA PARENTERAL 15MG VIAL	URACIL MUSTARD	VERCYTE	844 ZANOSAR INJECTION 100MG/ML 1GM VIAL	e: Amended at 13 Ill. Req. 15672, effective	22, 1989)	
Item N	001530	00153032	00153034	50000220	5000022	5000022	500002	50000226	50000223	500002	001535	008106	00067753	008107	00153213	00153214	0015321	00153070	00153072	00153220	00153221	000546	50001025	007473	806000	(Source:	September	4
	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	#			

SECTION 141.3520 ONCOLYTIC/ANTINEOPLASTIC: HORMONES

	Item Number	urug name and strengtn
*	50003277	AMINOGLUTETHIMIDE TABLET 250MG
*	00090248	DEPO-PROVERA INJECTION 100MG/ML 5ML VIAL
*	00092626	DEPO-PROVERA INJECTION 400MG/ML 1ML SYRINGE
*	00091626	DEPO-PROVERA INJECTION 400MG/ML 2.5ML VIAL
*	00090626	DEPO-PROVERA INJECTION 400MG/ML-10ML VIAL
*	00021453	DROLBAN INJECTION 50MG/ML 10ML VIAL
*	00040132	EMCYT CAPSULE 140MG
*	00460451	ESTRADURIN INJ 40MG W/DILUENT

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NOTICE OF ADOPTED AMENDMENTS

: HORMONES (Cont'd)
ONCOLYTIC/ANTINEOPLASTIC:
SECTION 141.3520

Drug Name and Strength

Item Number

EULEXIN CAPSULE 125MG	LUPRON DEPOT INJECTION 7.5 MG/VIAL KIT	LUPRON INJECTION 5MG/ML 2.8ML VIAL	LUPRON INJECTION 5MG/ML 4 WEEK KIT	MEGESTROL ACETATE TABLET 20MG	MEGESTROL ACETATE TABLET 40MG	NOLVADEX TABLET 10MG	STILPHOSTROL INJECTION 0.25GM/5CC AMP	STILPHOSTROL TABLET 50MG	TESLAC INJECTION 100MG/ML 5ML VIAL	TESLAC TABLET 50MG	TESLAC TABLET 250MG	Amended at 13 Ill. Reg. <u>15672</u> , effective c 22, 1989)	3560 ONCOLYTIC/ANTINEOPLASTIC: MISCELLANEOUS	
00850525	03003629	03003626	03004626	50000595	50000596	00380600	00268131	00268132	00030691	00030690	00030689	(Source: September	SECTION 141.3560	
#	#		*	*	*	*	*	*	*	*	*		SEC	

	Team Namper	Drug Name and Screngen
*	60009946	ANTINEOPLASTIC ORAL PRODUCTS - NOT
		OTHERWISE LISTED-IF LAW REQUIRES RX
*	60009947	ANTINEOPLASTIC PARENTERAL PRODUCTS - NOT
		OTHERWISE LISTED-IF LAW REQUIRES RX
*	50005349	DACARBAZINE INJECTION 100MG VIAL
*	50005351	DACARBAZINE INJECTION 200MG VIAL
*	00064612	ELSPAR INJECTION 10,000IU/10ML VIAL
*	00030830	HYDREA CAPSULE 500MG
*	00850647	INTRON A INJECTION 3 MILLION IU VIAL
*	00850120	INTRON A INJECTION 5 MILLION IU VIAL
*	00850571	INTRON A INJECTION 10 MILLION IU VIAL
*	00850285	INTRON A INJECTION 25 MILLION IU VIAL
*	00850539	INTRON A INJECTION 50 MILLION IU VIAL
*	00054522	LEUCOVORIN CALCIUM INJECTION 3MG/1ML AMP
*	50005550	LEUCOVORIN CALCIUM INJECTION 5MG/ML 1ML
*	50005555	LEUCOVORIN CALCIUM INJECTION 5MG/ML 5ML
*	00054527	LEUCOVORIN CALCIUM INJECTION 50MG VIAL

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NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID

MATULANE CAPSULE 50MG ROFERON A INJECTION 3 MILLION IU/0.5ML POWDER VIAL WITH DILUENT ROFERON A INJECTION 3 MILLION IU/ML 1ML VIAL ROFERON-A INJECTION 36 MILLION IU/ML 1ML VEPESID CAPSULE 50MG VEPESID INJECTION 20MG/ML 5ML VIAL VINBLASTINE SULFATE 10MG/10ML VIAL ROFERON A INJECTION 3 MILLION IU/0.5ML 3ML MISCELLANEOUS VINCRISTINE SULFATE 1MG/ML 1ML VINCRISTINE SULFATE 1MG/ML 2ML 15MG VINCRISTINE SULFATE 1MG/ML 5ML Drug Name and Strength ONCOLYTIC/ANTINEOPLASTIC: LEUCOVORIN CALCIUM TABLET LYSODREN TABLET 500MG LEUCOVORIN CALCIUM TABLET LEUCOVORIN CALCIUM TABLET (Cont'd) SECTION 141.3560 Item Number 50003605 50005834 50005545 00040053 00153095 0003603 00041988 00042005 50005540 03268213 00041987 50003601 00153091 * * * * * * * *

Amended at 13 Ill. Reg. 15672, effective 22, 1989) September (Source:

ANTIDEPRESSANTS PSYCHOTHERAPEUTIC: SECTION 141.3800

AMITRIPTYLINE HCL INJ 10MG/ML 10ML VIAL DOXEPIN HCL CONCENTRATE 10MG/ML 120ML DOXEPIN HCL CAPSULE 10MG AMITRIPITATION HOLD TABLET 10MG
AMITRIPITALINE HOL TABLET 25MG
AMITRIPITALINE HOL TABLET 25MG
AMITRIPITALINE HOL TABLET 50MG
AMITRIPITALINE HOL TABLET 75MG
AMITRIPITALINE HOL TABLET 75MG
DESIPRAMINE HOL CAPSULE 25MG
DESIPRAMINE HOL CAPSULE 50MG
DESIPRAMINE HOL TABLET 10MG
DESIPRAMINE HOL TABLET 25MG
DESIPRAMINE HOL TABLET 25MG
DESIPRAMINE HOL TABLET 25MG
DESIPRAMINE HOL TABLET 50MG
DESIPRAMINE HOL TABLET 75MG
DESIPRAMINE HOL TABLET 75MG DESIPRAMINE HCL TABLET 150MG Drug Name and Strength Item Number 50001815 50001816 50001822 50001826 50005359 50005352 50002725 50002750 50002850 50006445 50004635 50002800 50001824 50006630 50002710 50002775 50006447 * * * * * 水水

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ANTIDEPRESSANTS (Cont'd) DOKETH HCL CAPSULE 150MG
IMIPRAMINE HCL INJECTION 25MG/2ML 2ML AMP
IMIPRAMINE HCL TABLET 10MG
IMIPRAMINE HCL TABLET 25MG
IMIPRAMINE HCL TABLET 25MG
IMIPRAMINE HCL TABLET 50MG NORTRIPTYLINE HCL CAPSULE 10MG/5ML NORTRIPTYLINE HCL CAPSULE 10MG NORTRIPTYLINE HCL CAPSULE 25MG NORTRIPTYLINE HCL CAPSULE 50MG NORTRIPTYLINE HCL CAPSULE 50MG Strength MAPROTILINE HCL TABLET 25MG
MAPROTILINE HCL TABLET 50MG
MADROTTILINE HCL TABLET 75MG 50MG 100MG 150MG 25MG 50MG 75MG CAPSULE 100MG MAPROTILINE HCL TABLET MAPROTILINE HCL TABLET HCL TABLET 5 HCL TABLET 1 HCL TABLET 1 Name and PSYCHOTHERAPEUTIC: CAPSULE CAPSULE PARNATE TABLET 10MG PROZAC CAPSULE 20MG NARDIL TABLET 15MG HCL HCL HCL Drug TRAZODONE I TRAZODONE TRAZODONE DOXEPIN DOXEPIN DOXEPIN SECTION 141,3800 Number 50003474 50006068 50006076 50006078 00470270 50002005 50002010 50002511 50002075 50000771 50000773 50000775 50005354 50005356 50005358 50003543 50003545 50002025 07773105 50005357 00071471 5000077 Item *

15672, effective Reg. Amended at 13 Ill. 22, 1989) September Source:

ANTIPSYCHOTIC PSYCHOTHERAPEUTIC: SECTION 141.3920

CHLORPROMAZINE CAPSULE SR 200MG
CHLORPROMAZINE CAPSULE SR 300MG
CHLORPROMAZINE CONCENTRATE 100MG/ML 120ML
CHLORPROMAZINE INJECTION 25MG/ML 10ML
CHLORPROMAZINE INJECTION 25MG/ML AMP
CHLORPROMAZINE INJECTION 55MG/ML AMP **75MG** CAPSULE SR 150MG Strength CAPSULE SR Drug Name and CHLORPROMAZINE CHLORPROMAZ INE CHLORPROMAZINE Item Number 50005961 50005962 50006010 50006012 50000065 50000066 50005940 50005959 50005960 * * * * * *

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PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)	Drug Name and Strength			SYRUP 10	TABLET	TABLET	TABLET	TABLET		FLUPHENAZINE DECANOATE INJ 25MG/ML 1ML S	INJ 25MG/ML 5ML	FLUPHENAZINE ENANTHATE INJ 25MG/ML 1ML S	ENANTHATE INJ 25MG/ML 5ML	HYDROCHLORIDE	HYDROCHLORIDE ELIXIR	HYDROCHLORIDE TAB	HYDROCHLORIDE TAB	HYDROCHLORIDE TAB	HYDROCHLORIDE TAB	HYDROCHLORIDE	FLUPHENAZINE HYDROCHLORIDE TAB-10.00MG	FLUPHENAZINE-HCL INJ 2.5MG/ML 10ML VIAL	HALOPERIDOL DECANOATE INJ 70.52MG/ML (50MG/ML	HALOPERIDOL) IML AMP/VIAL	HALOPERIDOL DECANOATE INJ 70.52MG/ML (50MG/ML	HALOPERIDOL) 5ML VIAL	5MG/ML		HALOPERIDOL LACTATE ORAL CONCENTRATE 2MG/ML		HALOPERIDOL LACTATE ORAL CONCENTRATE 2MG/ML		HALOPEKIDOL TABLET 0.5MG	TABLET	TABLET	HALOPEKIDOL TABLET 5.UMG	TABLET	TABLET 20	THL AME
SECTION 141.3920	Item Number	50005991	50006009	50005983	, 50005908	, 50005916	50005924	50005932	50005934		50003438	50003439			50002777	50002776	50002780		50002782				** 50003799		50003803			_	50004801		50004803			. 50004811		50004815		0000000	00000000
SE		*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	**		*		*	*	*		*		k 4	: 1	. 4	k 4	: +	; ;	

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(Cont'd)
ANTIPSYCHOTIC
PSYCHOTHERAPEUTIC:
FION 141.3920
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strengtn		Item Number	Drug Name and Strength
STHORY 25MG			
-	*	00056385	LOXAPINE HCL INJ IM 10ML VIAL 50MG/ML
SIIOKI IOMG	*	50002357	LOXAPINE SUCCINATE 5MG
_	*	50002358	SUCCINATE
T TOMG	*	50002360	STANTOOLS
	*	50002362	SHOOTINATE
T 50MG	*	50002366	
T 100MG	*	50003128	HOT. SMC TAB/CAD
	*	50003130	
25MG/ML	*	50003132	HCT, 25MG
INJ ZSMG/ML SML	*	50003134	HCL SOMG
	*	50003136	J O O M G
	*	50002009	MOLINDONE HCL CONCENTRATE 20MG/ML
	*	50003170	~
	**	50003172	DERDHENAZINE INTECHTON SMC/MI. IMI.
TAB	*	50003176	DECDHENAZINE TARLET OMC
TAB	*	50003178	DESCRIPTION TAIL AND
TAB	*	20002	CHE THEN AND THE ORDER
TAB	*	50003177	DEPONENTATIVE TABLET SHE SHEET NEW ACTION ONC
LORIDE TAB 5.00MG	ļ	# / TC000C	FERFERENCEINE INDIEI SOSIMINED ACTION ONG
LORIDE TAB-10.00MG	* -	20003182	
2.5MG/ML 10ML VIAL	k -	5000/34/	EDIS IN
E INJ 70.52MG/ML (50MG/ML	k ·	5000/348	EDIS INJ
/VIAL	*	50007354	
E IN. 1 70 52MG/MI. (50MG/MI.	*	50007350	EDISYLATE SYR 5MG/
	*	50007351	MALEATE TAB/CAP
1 M L 1 M L	*	50007352	MALEATE TAB/CAP
NOTICE THE THE	*	50007353	
N JEP/ HE TONE	*	50007358	MALEATE TR CAP/TAB
	*	50007359	MALEATE
TW/ JMC GERGENGONOD TROO	*	50007360	_
	*	50007361	PROCHLORPERAZINE MALEATE TR CAP/TAB 75MG
2	*	00080251	TABLET
DEC.	*	00080252	PROKETAZINE TABLET 25.0MG
OWO.	*	00080253	50.0MG
	*	50007371	HCL CONC 30MG/ML
	*	50007373	PROMAZINE HCL INJ 25MG/ML - 10ML VIAL
	*	50007374	LNI
IM/ CMO G GM INT	*	50007375	PROMAZINE HCL INJ 50MG/ML - 2ML VIAL
	*	50007376	LNI
	*	50007377	HCL INJ
	*	50007378	HCL INJ 100MG/2ML S
	*	50007379	SYRUP 10M
	*	50007380	HCL TAB/CAP
	*	50007381	
	*	50007382	PROMAZINE HCL TAB/CAP 50MG

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)	Drug Name and Strength	PROMAZINE HCL TAB/CAP 100MG	25	TABLET 10MG	TABLET	TABLET	TABLET 100MG	TARACTAN CONCENTRATE 100MG/5CC	Z Jrig/ Zrit.	TABLET	TABLET	LET 100MG	HCL CONCENTRATE	HCL CONCENTRATE		- (HCL TABLET	HCL TABLET	HCL TABLET 5	HCL TABLET 1	HCL TABLET 15	E HCL TAB	CAPSULE	CAPSULE	THIOTHIXENE CAFGOLE DMG	CAPSULE	HCL CONCENTRATE 5MG/ML	HCL CONCENTRATE 5MG/ML 12	משל חש/פשכ	E	HCL INJEC	HCL TABLET	INE HCL TABLET	INE	⊣
SECTION 141.3920	Item Nu ber	\$ 50007383	059/0025	05970020	* 05970021	* 05970022	05970023	00041010	* 00041926	* 00040045	* 00040047	* 00040049	* 50006531	* 50006533	* 50006535	* 50006537	* 50006541	* 50006545	* 50006547	* 50006549	** 50006551	* 50006553			** 50006044	** 50006048	** 50006035	** 50006037	** 50006029	30,000	50001	** 50001266	000126	500	** 50001272
ഗ		* .	* *	*	-14	**	*	Τ.)c -je	*	*	*	7	*	* .		k -}k	*	-70	^	•	*	•-												

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

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(Cont	
ANTIPSYCHOTIC	
PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)	
SECTION 141.3920	EMERGENCY

nd strongth			
וות מנדבוותנה		Item Number	Drug Name and Strength
/CAP 100MG			
ATE 25MG/CC	H	6986868	TRIBAFON-CONCENTRATE16MG/56C1206C
5	4	00820075	TRIBAPON-INJECTION5MG/ML1MLAMP
10MG	4	00850141	TRIBAPON-REPETABS-TABEST8MG
25MG	#	99859498	TRIBAPON-TABEST2MG
50MG	*	00820040	TRIBAPON-TABEST4MS
00MG	쉬	00850313	TRIBAPON-TABEST8MG
ATE 100MG/5CC	*	66856677	-TAB55T-16MG
IN 25MG/2ML AMP	*	00031987	INJECTION 10MG/ML 1ML
10MG	*	00030987	INJECTION 10MG/ML 10ML
25MG	*	00030920	INJECTION 2
50MG	*	00030935	SUSPENSI
00MG	¥	00030921	TABLET
CONCENTRATE 30MG/ML	*	00030922	TABLET
CONCENTRATE 100MG/ML	*	00030923	VESPRIN TABLET 50MG
SUSPENSION 25MG/5ML			
SUSPENSION 100MG/5ML			Amended at 13 111. Reg. 130/2, effective
		September 77'	77, 1989)
	ū	0.00 1.41 1.040	CIMEMUM STAGGIL VACHEGICAGE
TABLET DUMG	ם מ	0.404.141 NOT.	
		Item Number	Drug Name and Strength
	*	03693007	AEROBID AEROSOL 7GM CANISTER 250MCG/ACTUATION
JLE 2MG			100 DOSES/INHALER
	*	50000614	ALBUTEROL SULFATE INHALER 17GM
O	*	50000616	
11.E 20MG	*	50001981	SULFATE
CONCENTRATE 5MG/ML 30ML			0.5%
CONCENTRATE 5MG/ML 120ML	*	40001095	ALBUTEROL SULFATE SYRUP 2MG/5ML
INJECTION 2MG/ML 2ML VIAL	*	50002323	ALBUTEROL SULFATE TABLET SR 4MG
INJECTION 5MG/ML 2ML VIAL	*	50002320	ALBUTEROL SULFATE TABLET 2MG
SWC	*	50002322	ALBUTEROL SULFATE TABLET 4MG
ICL CONC 10MG/ML	*	5000003	AMINOPHYLLINE IV INJECTION 500MG/20ML AMP
ACL INJECTION 2MG/ML	*	50002414	AMINOPHYLLINE ORAL SOLUTION 315MG/15ML
HCL TABLET 1MG	*	50000108	
	*	50000116	AMINOPHYLLINE TABLET 200MG
TABLET	*	50000117	AMINOPHYLLINE TABLET SR 225MG
TABLET 1	*	05970082	ATROVENT INHALATION AEROSOL 14GM
	4		I/MCG/ACIUALION 200 DOSES/UNII
	ķ	50006490	BECLOMETHASONE DIPROPIONATE AEROSOL INHALER
			42MCG/ ACTUATION 16.8GM UNIT URAL

	0.0					8
		DEPARTMENT OF PUBLIC AID			DEPARTMENT OF PUBLIC AID	
		NOTICE OF ADOPTED AMENDMENTS			NOTICE OF ADOPTED AMENDMENTS	
S	SECTION 141.4040	RESPIRATORY ALLERGIC: ANTIASTHMATIC (Cont'd)	SEC	SECTION 141.4040	RESPIRATORY ALLERGIC: ANTIASTHMATIC (CONt'd)	t'd)
	Item Number	Drug Name and Strength		Item Number	Drug Name and Strength	
*	** 50005692	BECLOMETHASONE DIPROPIONATE AEROSOL INH 42MCG/ACTHATION 16.8GM INIT ORAL REFILL	* *	50007142	THEOPHYLLINE SUSPENSION 100MG/5ML	
*	** 50006488		* 1	50007156	TAB/CAP ID	
*	** 50006486	#ENCY/ALPATION 10.0041 BECLOMETHASONE DIPROPIONATE NASAL SPRAY A AAA 25 MM	k + 4 4 k + 4 4	50007160	TAB/CAP TD 100MG	
*	** 50002519	CROMOLYN SODIUM AEROSOL INHALER 8.1GM	* * 4	50007166	TAB/CAP TD 125MG TAB/CAP TD 200MG	
*	** 50002521	COUNCY/ACTORITON (112 SERAIS/UNII) CROMOLYN SODIUM AEROSOL INHALER 14.2GM	k * *	5000/168 50007172 50007175	THEOPHYLLINE TAB/CAP TO 250MG ANHYDROUS THEOPHYLLINE TAB/CAP TO 300MG ANHYDROUS THEODHYLLINE TAB/CAP TO 300MG ANHYDROUS	
*	** 50001003	CROMOLYN SODIUM CAPSULE 20MG	*	50007177	TAB/CAP TD 450MG	
* 1	** 50001005	CROMOLYN SODIUM INHALER	*	50007146	TAB/CAP 100	
k	/ 00T0005 ×	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 13ML BOTTLE WITH SPRAY	* *	50007150	THEOPHYLLINE TAB/CAP 200MG ANHYDROUS THEOPHYLLINE TAB/CAP 300MG ANHYDROUS	
*	** 50001009	CROMOLYN SODIUM NASAL SOLUTION	*	00241060	ROSOL INHALER 0	
*	** 50001014	40MG/ML 13ML REFILL BOTTLE CROMOLYN SODIUM NASAL SOLUTION 40MG/ML	*	00241061	ACTUATION 15ML UNIT TORNALATE AEROSOL INHALER 0.8%	
I		26ML BOTTLE WITH SPRAY			0.37MG/ACTUATION 15ML-REFILL	
*	** 50001004	CROMOLYN SODIUM NEBULIZER SOLUTION 20MG/2ML AMP	*	50000440	TRIAMCINOLONE ACETONIDE AEROSOL INHALER 20GM	ВВ
*	** 50004150	ISOETHARINE HYDROCHLORIDE SOLUTION 1.0% 10ML				
*	** 50004152	UNIT TOSETHARINE HYDROCHLORIDE SOLUTION 1.0% 30ML		September 22,	1989)	
*	** 00890790	ONII MAKAIR AEROSOL INHALER COMPLETE 0 2MG/DOSE 300 ACTIVATIONS/INIT 25 6CM	SEC	SECTION 141.4200	SKIN/MUCOUS MEMBRANE: ANTIBIOTICS	
*	** 50004965			Item Number	Drug Name and Strength	
*		SULF INH SOLN				
44 4	** 50004101	SULF	*	50000005	OINTMENT 15GM	
k #	** 50004100	METAPROTERENOL SOLF INH ZZSMG/LSML UNIT	# :	50000007		;
*		SULFATE	k #	50002430	BACITRACIN/NEOMYCIN/POLYMYXIN TOP OINT 15GM	ΣΣ
*	** 50004102	SULFATE	* *	50002432	15GM	Ę
*	** 50006480		*	50002436		
		0.20MG/ACTUATION 7.5ML UNIT	*	50001641	30GM	
k	** 50006482	TERBUTALINE SULFATE AEROSOL INHALER O 20MC/ACMHAMION 7 FMI DERITI	* 1	50001642	OINTMENT	
*	** 50006476	TEDRIFFER OUT DAME INTO A TWO THE OWE / IM.	k 4	50001643	CINTRENT 38 30GM	_
* *	5000647	IERBUTALINE SOLFATE INCECTION I.OMG/IML TERBUTALINE SULFATE TABLET 2.5MG	* *	50001633	CLINDAMYCIN PHOSPHATE TOPICAL GEL 18 7.5GM	_
*		ULFATE TABLET 5	*	50001633	PHOSPHATE TOPICAL GEN IN	
* 1	** 50007134	THEOPHYLLINE LIQUID 80MG/15ML	:			
× +	* 5000/139 * 50007140	THEOPHYLLINE LIQUID 160MG/15ML	*	50001645	CLINDAMYCIN PHOSPHATE TOPICAL SOLUTION 10MG/ML 60ML	
	1	וויעליון ווי			SOUDITOR TOTAL	

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SKIN/MUCOUS MEMBRANE: ANTIBIOTICS (Cont'd)

SECTION 141.4200

Item Number

NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID

Drug Name and Strength

ERYTHROMYCIN GEL 2% 30GM ERYTHROMYCIN GEL 2% 65GM ERYTHROMYCIN SWAB 2%

50003289

*

50003287 50003517 50001646 GENTAMICIN SULFATE CREAM 0.1% 15GM
GENTAMICIN SULFATE OINTMENT 0.1% 15GM
MECLOCYCLINE SULFOSALICYLATE CREAM 1% 20GM
METCOCYCLINE SULFOSALICYLATE CREAM 1% 45GM
METRONIDAZOLE TOPICAL GEL 0.75% 28.4GM
MUPIROCIN OINTMENT 2% 15GM
NEOMYCIN SULFATE OINTMENT 0.5% 15GM
NEOMYCIN SULFATE OINTMENT 0.5% 30GM

ERYTHROMYCIN TOPICAL SOLUTION 1.5% 60ML ERYTHROMYCIN TOPICAL SOLUTION 2.0% 60ML

50001648

50001647

50001650 50001640 50006133

* * * * * * * * * *

50003860 60008024

50003861

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TETRACYCLINE HCL OINTMENT 3% 14.2GM TUBE TETRACYCLINE TOPICAL SOLUTION 2.2MG/ML

Amended at 13 Ill. Reg. 15672, effective

September 22, 1989)

(Source:

SKIN/MUCOUS MEMBRANE: FUNGICIDES

SECTION 141.4440

Item Number

Drug Name and Strength

TERRAMYCIN TOPICAL PWD C POLYMYXIN 30GM

00690860

50001652

* *

37000401

SKIN/MUCOUS MEMBRANE ANTIBIOTIC-NOT OTHERWISE LISTED-IF LAW REQUIRES RX

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SKIN/MUCOUS MEMBRANE: FUNGICIDES (Cont'd)	Drug Name and Strength	FUNGIZONE OINTMENT 3%	FUNGOID CREAM 30GM	FUNGOID SOLUTION 15ML	m	FUNGOID TINCTURE 480ML	HALOTEX CREAM 15GM	HALOTEX CREAM 30GM	HALOTEX SOLUTION 10ML	HALOTEX SOLUTION 30ML	IODOCHLORHYDROXYQUIN CREAM 3% 30GM	ROXYQUIN O	CREAM	CREAM 2% 3	MONISTAT-DERM CREAM 2% 15GM	CREAM 28	CREAM 2%	LOTION	LOTION	LOTION 60	HCL CREAM 1%	HCL CREAM	M OINTMENT 15GM	CREAM 100,000U/GM	NYSTATIN CREAM 100,000U/GM 30GM	LOTI	00,000U/GM	OINT 100	OWDER 100,0	OXICONAZOLE NITRATE CREAM 1% 15GM	NITRATE C	US MEMBRANE ANTIFUNGAL-N	OTHERWISE LISTED IF LAW REQUIRES RX
SECTION 141.4440	Item Number	** 00030426	** 08842448	** 08843149	** 08840248	** 08841248	** 00721590	** 00720590	** 00721591	** 00720591	** 50006410	** 50006412	** 50001618	** 50001620	** 01371375	** 01370375	** 01374375	** 01373375	** 01372375	** 00625435	** 50001184	** 50001186	** 00263031	** 50003980	** 50003982	** 50003983	** 50003984	** 50003986	** 50003990	** 50002624	** 50002626	** 60008025	

15672, effective Amended at 13 Ill. Reg. 22, 1989) September (Source:

TINVER LOTION 180ML

00770792

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CICLOPROX OLAMINE CREAM 1% 30GM CICLOPROX OLAMINE LOTION 1% 30ML CLOTRIMAZOLE CREAM 1.0% 15GM CLOTRIMAZOLE CREAM 1.0% 45GM CLOTRIMAZOLE CREAM 1.0% 45GM CLOTRIMAZOLE CREAM 1.0% 90GM CLOTRIMAZOLE COTON 1.0% 30ML CLOTRIMAZOLE SOLUTION 1.0% 30ML CLOTRIMAZOLE SOLUTION 1.0% 30ML

CICLOPROX OLAMINE CREAM 1% 15GM

AKRINOL CREAM

00850849

50001653 50001654

50001651

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ECONAZOLE NITRATE CREAM 1% 15GM ECONAZOLE NITRATE CREAM 1% 30GM ECONAZOLE NITRATE CREAM 1% 85GM FUNGIZONE CREAM 3% FUNGIZONE LOTION 3%

00030411

50000146 50000147

50001655

50001656 50001657

50000145

5000482]

50000143 50000144

SCABICIDES/ SKIN/MUCOUS MEMBRANE: PEDICULOCIDES SECTION 141.4600

Drug Name and Strength Item Number

A 200 PYRINATE GEL 30GM 07660518

NOTICE OF ADOPTED AMEND NOTICE OF ADOPTED AMEND PEDICULOCIDES A 200 PYRINATE LIQUID A 200 PYRINATE LIQUID CROTAMITON CREAM 10.08 CROTAMITON CREAM 10.08 LINDANE CREAM 18 LINDANE CATON 14 LINDANE LOTION 14 LINDANE LOTION 14 LINDANE LOTION 19 LINDANE CREAM 18 LINDANE CATON 18 LINDANE LOTION 18 LINDANE LOTION 18 LINDANE LOTION 10.058 RID LIQUID Amended at 13 111. Reg. 156 22, 1989) AMENGTER EAGENT TABLETS ACETEST REAGENT TABLETS ACETEST REAGENT TABLETS CHEMSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP GP 100'S CLINITEST ANALYSIS SET CLINITEST ANALYSIS SET CLINITEST TABLETS 100'S CLINITEST TABLETS 100'S CLINITEST TABLETS 100'S CLINITEST TABLET FOIL COMBISTIX 100'S DEXTROSTIX REAGENT STRIP DEXTROSTIX REAGENT STRIP DEXTROSTIX REAGENT STRIP COMBISTIX REAGEN			IS REGISTE
er Drug Name and Strengt A 200 PYRINATE LIGUID 60ML A 200 PYRINATE LIGUID 120ML CROTAMITON CREAM 10.0% 60GM LINDANE LOTION 10.0% 60GM LINDANE LOTION 1% LINDANE LOTION 0.5% RID LIQUID Amended at 13 I11. Reg. 15672, 22, 1989) Amended at 13 I11. Reg. 15672, C2, 1989) AMENDER REAGENT TABLETS 100'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP BG STRIPS 100'S CHEMSTRIP BG STRIPS 100'S CHEMSTRIP UGS STRIPS 100'S CLINITEST ABLETS 100'S CLINITEST ABLETS 100'S CLINITEST TABLETS			RTME OF
A 200 PYRINATE LIQUID 60ML A 200 PYRINATE LIGUID 120ML CROTAMITON CREAM 10.0% 60M LINDANE CREAM 10.0% 60ML LINDANE CREAM 1% LINDANE LOTION 1% 60ML LINDANE SHAMPOO 1% 60ML NIX CREME RINSE 1% 60ML PRIODERM LOTION 0.5% RID LIQUID Amended at 13 111. Reg. 15672, 22, 1989) ACETEST REAGENT TABLETS 100 ACETEST REAGENT TABLETS 250 ALBUSTIX STRIPS 100'S CHEMSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP 6 STRIPS 50'S CHEMSTRIP GO STRIPS 100'S CLINITEST ANALYSIS SET (2 D CLINITEST TABLETS 100'S CLINITEST TABLET FOIL 100'S COMBISTIX REAGENT STRIPS 1	SECTION 141	1.4600	MEMBRANE: ES
A 200 PYRINATE LIQUID 60ML A 200 PYRINATE LIGUID 120ML CROTAMITON CREAM 10.0% 60GM LINDANE CREAM 1% LINDANE LOTION 10.0% 60ML LINDANE LOTION 1% LINDANE HAMPOO 1% 60ML NIX CREME RINSE 1% 60ML NIX CREME RINSE 1% 60ML PRIODERM LOTION 0.5% RID LIQUID Amended at 13 111. Reg. 15672, 22, 1989) ACETEST REAGENT TABLETS 100'S CHEMSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP GSTRIPS 50'S CHEMSTRIP GSTRIPS 100'S CHEMSTRIP UGS STRIPS 100'S CLINITEST ANALYSIS SET (2 D CLINITEST TABLETS 100'S CLINITEST TABLETS 100'S CLINITEST TABLET FOIL 100'S COMBISTIX REAGENT STRIPS 1 DEXTROSTIX REAGENT STRIPS 1	Item N	Number	Name and
Amended at 13 III. Reg. 15672, 22, 1989) 640 TESTING SUPPLIES ACETEST REAGENT TABLETS 100 ACETEST REAGENT TABLETS 250 ALBUSTIN STRIPS 100'S CHEMSTRIP 5 100'S CHEMSTRIP 6 STRIPS 25'S CHEMSTRIP GSTRIPS 25'S CHEMSTRIP GSTRIPS 100'S CHEMSTRIP GSTRIPS 100'S CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CLINITEST ANALYSIS SET (2 DCLINITEST ANALYSIS SET (2 DCLINITEST TABLETS 100'S CLINITEST TABLETS 100'S CLINITEST TABLET FOIL 100'S CMINITEST TABLET FOIL 100'S COMBISTIX REAGENT STRIPS 1	00220002 07660002 50000171 50000690 50000692 50000694 00810780 00342365	002 771 771 992 80 87	00 PYRINATE LIQUID 60 00 PYRINATE LIGUID 12 AMITON CREAM 10.0% 6 AMITON LOTION 10.0% AME CREAM 1% AME LOTION 1% ONLY CREME RINSE 1% 60ML CREME RINSE 1% 60ML CREME RINSE 1% 60ML LOTION 0.5% LIQUID
Drug Name. and Strength ACETEST REAGENT TABLETS 100'S ALBUSTIX STRIPS 100'S ALBUSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP GP 100'S CHEMSTRIP TEST RIT CHEMSTRIP TEST RIT CHEMSTRIP UGS STRIPS 100'S CHEMSTRIP UGS STRIPS 100'S CHEMSTRIP UGS STRIPS 100'S CLINITEST ANALYSIS SET (2 DROP) CLINITEST ANALYSIS SET (2 DROP) CLINITEST TABLET 36'S CLINITEST TABLET 70'S CLINITEST TABLET FOIL 100'S CHEMSTRIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	(Source Septemb	0	nded at 13 Ill. Reg. 15672, 1989)
ACETEST REAGENT TABLETS 100'S ACETEST REAGENT TABLETS 250'S ALBUSTIX STRIPS 100'S BUMINTEST TABLETS 100'S CHEMSTRIP 5 100'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP BG STRIPS 100'S CHEMSTRIP GP 100'S CHEMSTRIP GS TRIPS 100'S CHEMSTRIP GS TRIPS 100'S CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CLINITEST ANALYSIS SET (2 DROP) CLINITEST ANALYSIS SET (2 DROP) CLINITEST TABLET 36'S CLINITEST TABLET 36'S CLINITEST TABLET 36'S CLINITEST TABLET FOIL 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	SECTION 1	141.4640	SUPPLIE
ACETEST REAGENT TABLETS 100'S ALBUSTIX STRIPS 100'S BUMINTEST TABLETS 100'S CHEMSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP GP 100'S CHEMSTRIP TEST KIT CHEMSTRIP TEST KIT CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CLINITEST ANALYSIS SET CLINITEST (2 DROP) 36'S CLINITEST (2 DROP) 36'S CLINITEST TABLET 36'S CLINITEST TABLET 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	Item 1	Number	Name and
CHEMSTRIP 5 100'S CHEMSTRIP 5 100'S CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP GP 100'S CHEMSTRIP TEST KIT CHEMSTRIP UGK STRIPS 100'S CLINITEST ANALYSIS SET (2 DROP CLINITEST ANALYSIS SET (2 DROP CLINITEST (2 DROP) 100'S CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET FOIL 100'S COMBISTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	932	381 383 870	REAGENT TABLETS REAGENT TABLETS X STRIPS 100'S
CHEMSTRIP BG STRIPS 25'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP BG STRIPS 50'S CHEMSTRIP TEST RIT CHEMSTRIP TEST RIT CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CLINITEST ANALYSIS SET CLINITEST ANALYSIS SET CLINITEST (2 DROP) 36'S CLINITEST (2 DROP) 36'S CLINITEST TABLET 16'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	9322	232	TABLETS 100'
CHEMSTRIP BG STRIPS 50'S CHEMSTRIP GP 100'S CHEMSTRIP TEST KIT CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UG STRIPS 100'S CLINITEST ANALYSIS SET (2 DROP CLINITEST ANALYSIS SET (2 DROP CLINITEST (2 DROP) 100'S CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET SO'S CLINITEST TABLET SO'S CLINITEST TABLET SO'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	450	10	BG STRIPS 25'
CHEMSTRIP K PAPERS 100'S CHEMSTRIP TEST KIT CHEMSTRIP UG STRIPS 100'S CHEMSTRIP UGK STRIPS 100'S CLINISTIX STRIP 50'S CLINITEST ANALYSIS SET (2 DROP CLINITEST (2 DROP) 36'S CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	450	12	BG STRIPS 50'
CHEMSTRIP TEST KIT CHEMSTRIP G STRIPS 100'S CHEMSTRIP UGK STRIPS 100'S CLINISTIX STRIP 50'S CLINITEST ANALYSIS SET CLINITEST ANALYSIS SET CLINITEST (2 DROP) 36'S CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 25'S	45(32	K PAPERS 100'
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CLINISTIX STRIP 50'S CLINITEST ANALYSIS SET CLINITEST ANALYSIS SET CLINITEST (2 DROP) 36'S CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 100'	45	045	UGK STRIPS 100'
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CLINITEST (2 DROP) 36'S CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET 100'S CLINITEST TABLET FOIL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 100'	322	114	ANALYSIS SET (2
CLINITEST (2 DROP) 100'S CLINITEST TABLET 36'S CLINITEST TABLET FOLL 100'S CLINITEST TABLET FOLL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 100'	32]	112	(2 DROP) 36'S
CLINITEST TABLETS 100'S CLINITEST TABLET FOLL 100'S COMBISTIX 100'S DEXTROSTIX REAGENT STRIPS 25'S DEXTROSTIX REAGENT STRIPS 100'	321	. I 3	(2 DROP) 100'
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67 COMBISTIX 100'S 88 DEXTROSTIX REAGENT STRIPS 25'S 86 DEXTROSTIX REAGENT STRIPS 100'	331	0	ABLET FOIL 100'
86 DEXTROSTIX REAGENT STRIPS 100'	9328	ωα	.00'S REAGENT STRIDS 25'
	328	9 9	REAGENT STRIPS 100

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NOTICE OF ADOPTED AMENDMENTS

TESTING SUPPLIES (Cont'd)	Drug Name and Strength	DEXTROSTIX REAGENT STRIPS FOIL 10'S DIASTIX STRIPS 50'S DIASTIX STRIPS 100'S DIASTIX-5 STRIPS 100'S FLUORESCEIN SODIUM OPHT SOLN 2.0% 15CC GLUCOSCAN TEST STRIPS 50'S GLUCOSTAX STRIPS 50'S GLUCOSTIX STRIPS 50'S GLUCOSTIX STRIPS 50'S HEMA-COMBISTIX 100'S HEMA-COMBISTIX 100'S HEMA-COMBISTIX 100'S HEMATEST TABLET 100'S HEMATEST TABLET 10'S HISTAMINE PHOSPHATE INJECTION 2.75MG/ML HISTAMINE PHOSPHATE INJECTION 2.75MG/SML KETO-DIASTIX 50'S KETO-DIASTIX 50'S KETO-DIASTIX 50'S KETO-DIASTIX 50'S KETO-DIASTIX 50'S KETO-DIASTIX 50'S LABSTIX 100'S LABSTIX 100'S LANCET FOR DIABETIC USE, STERILE N-URISTIX 100'S UNE TOUCH TEST STRIPS 50'S TES-TAPE 100 TEST PACKAGE URISTIX 100'S VISIDEX II REAGENT STRIPS 25'S VISIDEX II REAGENT STRIPS 100'S 22, 1989)	
SECTION 141.4640	Item Number	*** 01932884 *** 01933802 *** 01933802 *** 01932802 *** 05380031 *** 05380031 *** 01932628 *** 01932816 *** 0193282 *** 0193282 *** 01932882 *** 01932882 *** 01932882 *** 01932862 *** 01932863 *** 01932855 *** 01932855 *** 01932855 *** 01932855 *** 01932855 *** 01932855 *** 01932855 *** 01932855	

SECTION 141.4760 VAGINAL: ANTI-INFECTIVES

	Item Number	Drug Name and Strength	Strength		
*	50002497	BUTOCONAZOLE NITRATE VAGINAL CREAM 2.0% 15GM	E VAGINAL	CREAM 2.0	15GM
*	50002483	BUTOCONAZOLE NITRATE VAGINAL CREAM 2.0% 28GM	E VAGINAL	CREAM 2.0	\$ 28GM
*	50000148	CLOTRIMAZOLE VAGINA	CREAM 1.	0% 45GM	
*	50000149	CLOTRIMAZOLE VAGINAL CREAM 1.0% 90GM	L CREAM 1.	0% 90GM	
*	50000150	CLOTPIMAZOLE VAGINAL TABLET 100MG	L TABLET 1	00MG	

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0 VAGINAL: ANTI-INFECTIVES (Cont'd)	Drug Name and Strength	CLOTRIMAZOLE VAGINAL TABLET 500MG		VAGINAL TAB	ET VAGINAL	7 CREAM 6-APP-476M WITH	4567 MONTSHAT 7 VAGINAL SHPPOSTHORY	DUAL PACK		TABLET 100,000U		NYSTATIN VAGINAL/ORAL TABLETS 14/21	OXYTETRACYCLINE HCL 100MG; POLYMYXIN B	SULFATE 100,000U VAGINAL TABLET	SULFACETAMIDE 143.75MG; SULFABENZAMIDE	184MG; SULFATHIAZOLE 172.5MG VAG TAB	SULFACETAMIDE 2.86%; SULFABENZAMIDE 3.7%	3.42% VAGINAL	VAGINAL	\mathbf{H}	TERCONAZOLE VAGINAL CREAM 0.4% 45GM	TERCONAZOLE VAGINAL SUPPOSITORY 80MG	TRIMO-SAN REFILL TUBE ONLY 120GM	TRIMO-SAN WITH APPLICATOR 120GM	VAGINAL ANTI-INFECTIVES-NOT OTHERWISE	LISTED-IF LAW REQUIRES RX	IT C AE	VANOBID VAGINAL TABLET C APP 28'S	_	22, 1989)
SECTION 141.4760	Item Number	50002485	00730916	00271082	00270082	00625431	00625432	00625429	00263098	50003992	50003994	50003996	50003219		50001632		50001631		50002481	50002471	50002641	50002643	03966010	03965010	60008023		00680427	00680425		September 2
SEC		*	*	*	*	*	*	*	*	*	*	*	*		*		*		*	*	*	*	*	*	*		*	*		

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NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part:

Emergency Medical Services Code

Code Citation: 5

77 Ill. Adm. Code 535

â	Section Numbers:	Numbers:	Adopted Action:
			Amendment
	535.20		Amendment
			New Section
			New Section
			New Section
	535.930		
	535.931		
	535.932		
	535.934		New Section
			New Section
	535.940		
	535.941		-
	535.942		-
	535.943		•
	535.950		•
	535.951		
	535.952		
	535.953		New Section

Statutory Authority:

4

Emergency Medical Services (EMS) Act Ill. Rev. Stat. 1987, ch 111 1/2 pars 5501 et seq.

Effective Date of Rules: 2

September 15, 1989

 \times ₽ Does this Rulemaking Contain an Automatic Repeal Date? Yes If "yes," please specify date: 9

Does this Rulemaking Contain Any Incorporations by Reference? Yes X No If "yes," please specify type: 6.02(a) X or 6.02(b)2

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the Joint If "6.02(b)," was a copy of the approval form issued by Committee attached to this rulemaking? Yes $\frac{X}{}$ No ____

Date Filed in Agency's Principal Office: 8

September 15, 1989

Date Notice(s) of Proposal was Published in Illinois Register: 6

April 7, 1989 - 13 Ill. Reg. 4500

Has the Joint Committee on Administrative Rules issued a Statement of $\overline{0}$ bjections to this/these Rules? Yes _____ No $\overline{\mathrm{X}}$ 9

If "yes," please complete the following

- Ill. Reg. Statement of Objection: 2
- Agency Response: 8

Ill. Reg.

Date Agency Response Submitted for Approval to the Joint Committee: ဝ

11) Difference Between Proposal and Final Version

to comments received during following changes were made in response first notice or public comment period: The the

- = The headings in Sections 535.931, 535.932 will be changed to match the table of contents and the text. $\stackrel{\frown}{=}$
- In the title of Sections 535.933, 535.934 and 535.936, the word "Aircraft" will be inserted before the word "Vehicle", the word "Medical" and the word "Communications". In Sections 535.941, 535.942 and 535.943, the word "Watercraft" will be inserted before the word "Vehicle", the word "Medical" and the word "Communications". In Sections 535.951, 535.952 and 535.953, the word "Off-Road" will be inserted before the word "Vehicle", the word "Medical" and the word "Communications" 2
- In Section 535.10, in the definition of "Areawide Hospital Emergency Medical Services (AHES) Committees.", the Section number in line 2 will be changed to 1.1 and the word "the" deleted in front of the title of the Act. <u>@</u>
- In the definition of "Physician", the words "of 1987" shall be added to the title of the Act, the period following the title of the Act **=**

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NOTICE OF ADOPTED AMENDMENTS

þ shall be deleted, the par. number in the statutory citation will changed to 4400—1 and the words "as amended by Public Act 85—4" deleted

- In the definition of "Registered Professional Nurse/Field RN" and the definition of "Register Professional Nurse/MICN", the title of the Act referenced to will be changed to "Illinois Nursing Act of 1987". ŝ
- the ending "ed" will be added to the word "Register" in definition of "Register Professional Nurse/MICN" The 6
- The word "that" will be changed to the word "than" in the definition of "System Review Board". 2
- Act the the comma following the title of will be added at the end of i In Section 535.20(b)(1), the will be deleted and "et seq" statutory citation. **&**
- In Section 535.20(c)(2), the "n" in the word "requirements" will be deleted. 6
- 535.920(d), the wording in the parentheses at the end will to "(See Section 535.150(g)(2))". In Section 5 be changed t <u>@</u>
- In Section 535.920(e)(2), the acronym "ACLS" shall be placed in parentheses following the words "Advanced Cardiac Life Support", and in Section 535.920(e)(3) the acronym "ATLS" shall be placed in parentheses following the words "Advanced Trauma Life Support", and the words "Academy of Emergency Physicians" be changed to "College of Surgeons". <u>=</u>
- å In Section 535.930(b), the wording in the parentheses shall changed to "(See Section 535.934)". 2
- In Section 535.930(e), the wording in the parentheses shall changed to "(See Section 535.936)". 3
- þ In Sections 931(b)(5) and (c)(3), the third level subsections will labeled with capital letters. The references in subsection (a) of this Section shall be changed to "subsections (b)(1) and (b)(5)(A) (H) or 535.931(c)(1) and (3)(A) - (F)". 3
- In Section 535.932 change the third level subsection labels 2
- In 535.932(b), change "subsection (j)(l)" to "subsection (a)" 9
- In Section 535.934(b)(16), delete the "e" in the word "nasopharyngeal" 2

NOTICE OF ADOPTED AMENDMENTS

In Section 535.935(b)(2) the word "powerplant" will be separated

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- ě 535.941(a), the words "Sections 4-1 through 4-10" will In Section 535.941(a), 1 changed to "Article IV". 19
- In Section 535.942(b)(13), the "e" will be deleted in the "nasopharyngeal". 20)
- Section 535.942(c)(2), the words "Section 535.942(b)(3) through (40) of this Part" will be changed to "subsections (b)(3) through (40) of this Section." 드 21)
- In Section 535.950(b), the reference in parentheses shall be changed from "(See, subsection (1) of this Section" to "(See Section 22)
- In Section 535.952(b)(13) the "e" will be deleted from the word "nasopharyngeal" 23)
- In Section 535.952(c)(2), The words "Section 535.952(b)(3) through (37) of this Part" shall be changed to "subsections (b)(3) through (37) of this Section." 24)
- In the definition of "Aeromedical Crewmember" change the reference in the parentheses to "(See Section 535.932(a) and (b), or 535.940(8)(B) through (D), or 535.950(7)(A) and (B) of this Part)". 25)
- In the definition of "Pilot or EMS Pilot", change the reference in the parentheses to (See Section 535.931 of this Part)". 26)
- In Section 535.920(b) the reference in the parentheses shall be changed to "(See Section 535.933, or 535.941, or 535.951 of this 27)
- In Section 535.930(e) change the reference in the parentheses to "(See Section 535.936 of this Part)". 28)
- In Section 535.932(b) the reference "subsection (j)(l)" will be changed to "subsection (a)". 29)
- In Section 535.933(h)(2), the words "who is certified for Visual Flight Rules (VFR) operations," shall be deleted. මූ
- need not be limited to:" shall be changed to "This list of supplies shall be available for each mission but may not be utilized on each mission. The SEMSV Medical Director shall decide what medical equipment and drugs from the list will be taken on any particular In Section 535.934(b) the words "These supplies shall include, but mission based on patient type (adult, child, infant), medical 3

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NOTICE OF ADOPTED AMENDMENTS

condition (high risk infant, cardiac, burn, etc.) and anticipated treatment needs en route. Additional equipment not listed in the rules may be utilized at the discretion of the SEMSV Medical Discretion." Director,

- need not be limited to:" shall be changed to "The list of supplies shall be available for each mission but may not be utilized on each mission. The SEMSV Medical Director shall decide what medical mission based on patient type (ddult, child, infant), medical condition (high risk infant, cardiac, burn, etc.) and anticipated treatment needs en route. Additional equipment not listed in the rules may be utilized at the discretion of the SEMSV Medical equipment and drugs from the list will be taken on any particular In Section 535.942(b) the words "these supplies shall include, Director. 35)
- In Section 535.952(b) the words "these supplies shall include, but need not be limited to:" shall be changed to "The list of supplies shall be available for each mission but may not be utilized on each mission. The SEMSV Medical Director shall decide what medical equipment and drugs from the list will be taken on any particular mission based on patient type (adult, child, infant), medical condition (high risk infant, cardiac, burn, etc.) and anticipated treatment needs en route. Additional equipment not listed in the rules may be utilized at the discretion of the SEMSV Medical Director. 33

following changes were made in response to comments and suggestions of Joint Committee on Administrative Rules: The the

- In Section 535.900(f), the Department will delete "at least" _:
- The Department shall insert after "unqualified personnel" the words ", or as provided in Section 535.650(a)(4)". 5
- In Section 535.910(a) and (b) the Department will insert the word after the word "renewal". "suspend," e,
- In Section 535.920(c) the Department will delete the words "except when" and "are unsafe" and insert after "year," the words "in accordance with" and after "conditions" the words "except when". 4.
- Word 535.920(e)(1)(B) the Department will insert the before the word "fifty". In Section : "document" t S.
- 535.920(e)(1)(C) the Department will insert after the word the words "as defined in 77 Ill. Adm. Code 540.20". In Section ? "Medicine" 9

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- The Department will change the words "This list" in Section 535.934(b), 535.942(b) and 535.952(b) to "The following list".
- The Department will delete the period following the statutory citation in Section 535.20(b)(1).
- 23. In the title of Section 535.931, The word "Specifications" will be added after the words "EMS Pilots"
- 24. In the title of Section 535.932, the words "Training Requirements" will be added after the words "Aeromedical Crew Members".

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes No X

- 14) Are there any other Amendments Pending on this Part? Yes No X If Yes:
- 15) Summary and Purpose of Rules:

This rulemaking identifies requirements and standards for Specialized Emergency Medical Services Vehicles, including crewmember qualifications, training, continuing education, staffing, vehicle specifications, maintenance requirements, communication standards, medical equipment and drug lists.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

NOTICE OF ADOPTED AMENDMENTS In Section 535.920(e)(4), the Department will insert the words "documentation, such as certificates of completion in course work designed to bring about," after the word "vehicles,", and also in (5) after the word "watercraft,".

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- 8. In Section 535.931(a)(1)(C) the Department will insert the words "separate sleeping" before the word "quarters".
- In Section 535.93(b)(3) the Department shall delete the words "at the discretion" and insert the words "in the judgement of".
- 10. In Section 535.931(b)(5) and (c)(3) insert the words "Documentation of" before the word "completion".
- "In Section 535.10, the Department will insert the definition "Instrument Meteorological Conditions (IMC)", means meteorological conditions expressed in terms of visibility, distance from clouds and celling.", and in Section 535.931(b)(5)(C) replace the word "Intermittent" with the word "Instrument".
- In Section 535.932(a)(2) and (b)(1), insert the words "Documentation of" before the word "completion".
- In Section 535.930(a)(8), 535.940 (a)(7), and 535.950(a)(6) insert the words "Submit documentation" before the word "Assuring".
 - the words "Submit documentation" before the word "Assuring". 4. In Section 535.933(b), the Department will delete the words
 - 14. In Section 535.933(b), the Department will delete the words "appropriate to any mission"
- In Section 535.933(d), the Department will add the words "in th judgement of the Medical Director", after the word "care".
- 16 In Section 535.935(a)(5) and (b)(3) words ", as specified in manufacture's requirements.", after the word "activities".
- 17 In Section 535.940(a)(8)(D) and (E), delete the words "have completed" and insert the words "document the completion of".
- 18. In Section 535.941(c), the word "appropriate" after the word "have' shall be deleted, and the words "appropriate to the mission" after the word "agencies" shall be deleted.
- In Section 535.930(e) the "subsection (a)" shall be changed to "Section 535.936".
- In Section 535.931(b)(5)(C) and (c)(3)(C) the Department will place a space before the "(IMC)".

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER f: EMERGENCY SERVICES AND HIGHWAY SAFETY

PART 535 EMERGENCY MEDICAL SERVICES CODE

GENERAL SUBPART A:

Incorporated Materials Definitions

COMMUNICATIONS SUBPART B:

General Communications EMS Communications SECTION 535.50 535.60 LICENSURE OF AMBULANCES SUBPART C:

Licensure of Ambulances - General Denial of License Ambulance Licensing Requirements Renewal of License Renewal of License Denied Revocation of License 535.110 535.120 535.130 535.140 535.150 535.100 SECTION

SUBPART D: EMERGENCY MEDICAL SERVICES SYSTEM PROGRAM

Emergency Medical Services System Program - General EMS System Program Plan
Additions to an Approved Program
EMS System Personnel Standards
Minimum Standards for Continuing Operation Resolution of Conflicts (Repealed) System Participation Suspensions System Review Board State EMS Disciplinary Board 535.210 535.220 535.230 535.240 535.250 535.260 535.265 SECTION 535.200

SUBPART E: EMERGENCY MEDICAL TECHNICIAN - AMBULANCE TRAINING (EMT-A)

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Emergency Medical Technician - Ambulance Training - General EMT-A Certification EMT-A Recertification Failure to Recertify-Denial of Recertification Fee For Testing EMT-A Testing Penalty \$ECTION 535.300 535.310 535.315 535.320 535.330 535.340

SUBPART F: EMERGENCY MEDICAL TECHNICIAN - INTERMEDIATE TRAINING (EMT-I)

- General Emergency Medical Technician - Intermediate Training Failure to Recertify-Denial of Recertification EMT-I Certification EMT-I Recertification EMT-I Inactive Status Fee For Testing EMT-I Testing Penal ty SECTION 535.400 535.410 535.415 535.420 535.430 535.436 535.440 535.450

EMERGENCY MEDICAL TECHNICIAN - PARAMEDIC TRAINING (EMT-P) SUBPART G:

Emergency Medical Technician - Paramedic Training - General Fee For Testing EMT-P Testing SECTION 535.500

Failure to Recertify-Denial of Recertification EMT-P Certification EMT-P Recertification EMT-P Inactive Status 535.510 535.515 535.520 535.530 535.530 535.530 535.550

Penalty

SUBPART H: RECIPROCITY

Reciprocity SECTION 535.600

SUSPENSION, REVOCATION AND DENIAL OF CERTIFICATION OF EMT'S SUBPART I:

Suspension, Revocation and Denial of Certification of EMT's SECTION 535.650

DATA COLLECTION AND EVALUATION SUBPART J:

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Oata Collection and Evaluation SECTION 535.700 SUBPART K: WAIVER PROVISIONS

Maiver Provisions SECTION 535.750 REGISTEREO PROFESSIONAL NURSE (FIELD RN/MICN) SUBPART L:

Field RN Training Field RN Testing Field RN Approval Field RN Renewal General Provisions MICN Approva 535.800 535.810 535.820 535.830 535.830 535.860 535.860

Reciprocity

CERTIFICATION OF SPECIALIZED EMERGENCY MEDICAL SERVICES VEHICLE (SEMSV) PROGRAMS SUBPART M:

Oenial, Nonrenewal, Suspension or Revocation of Certification SEMSV Program Certification Requirements for All Vehicles Helicopter and Fixed-Ming Aircraft Requirements EMS Pilot Specifications Aeromedical Crew Member Training Requirements Aircraft Vehicle Specifications and Operations Aircraft Webicle Specifications and Operations Vehicle Maintenance Aircraft Communications and Dispatch Center
Matercraft Requirements
Matercraft Wehicle Specifications and Operation
Matercraft Medical Equipment and Drugs
Matercraft Communications and Oispatch Center
Off-Road SEMSV Requirements
Off-Road Vehicle Specifications and Operation
Off-Road Medical Equipment and Orugs
Off-Road Medical Equipment and Orugs
Off-Road Communications and Dispatch Center Certification of SEMSV Programs - General 535.900
535.910
535.910
535.920
535.930
535.933
535.933
535.934
535.940
535.941 535.951 535.952 535.953

AUTHORITY: Implementing and authorized by the Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 5501 et seq.).

SOURCE: Adopted at 5 Ill. Reg. 5670, effective May 19, 1983; amended and

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codified at 8 Ill. Reg. 11623, effective June 27, 1984; amended at 11 Ill. Reg. 17219, effective February 1, 1987; amended at 11 Ill. Reg. 17219, effective October 15, 1987; amended at 11 Ill. Reg. 20945, effective December 15, 1987; amended at 12 Ill. Reg. 22406, effective December 15, 1988; amended at 13 Ill. Reg. 15414, effective September 15, 1989; amended at 13 Ill. Reg. 15716, effective September 15, 1989; amended at 13 Ill.

Capitalization denotes statutory language. NOTE:

SUBPART A: GENERAL

Definitions Section 535.10 For the purposes of this Part:

"Act" means the Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 5501 et seq.).

"Administrative Hearing" means a hearing conducted by the Department pursuant to a Department action to deny, suspend or revoke an EMT certification or an ambulance license, and in conformance with the Department's Rules of Practice and Procedure in Administrative Hearings (77 III. Adm. Code 100).

"AOVANCEO LIFE SUPPORT-MOBILE INTENSIVE CARE (ALS/MIC)(ALS)" MEANS AN ADVANCEO LEVEL OF PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE THAT INCLUDES BASIC LIFE SUPPORT FUNCTIONS, (INCLUDING CARDIOPULMONARY RESUSCITATION (CFR) PLUS CARDIAC MONITORING, CAROIAC OFFIBRILLATION, TELEMETERED ELECTROCARDIOGRAPHY, ADMINISTRATION OF ANTIARRHYTHMIC AGENTS, INTRAVENOUS THERAPY, ADMINISTRATION OF MEDICATIONS, DRUGS AND SOLUTIONS, USE OF AOJUNCTIVE MEDICAL DEVICES, TRAUMA CARE, AND OTHER AUTHORIZEO TECHNIQUES AND PROCEOURES) INITIATED FOR THE TREATMENT OF REAL OR POTENTIAL ACUTE LIFE THREATENING CONDITIONS UNDER THE OIRECTION OF A PHYSICIAN LICENSED TO PRACTICE MEDICINE IN ALL OF ITS BRANCHES OR A REGISTERED PROFESSIONAL NURSE/MICN OR REGISTERED PROFESSIONAL NURSE/MICN OF REDISTERED AOVANCED LIFE SUPPORT SYSTEM. (Section 4.01 of the Act).

PRE-HOSPITAL EMERGENCY MEDICAL CARE THROUGH THE USE OF ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE PERSONNEL, EQUIPMENT AND VEHICLES UNDER THE OIRECTION OF A PROJECT MEDICAL DIRECTOR. (Section 4.02 of the "AOVANCEO LIFE SUPPORT-MOBILE INTENSIVE CARE SERVICES (ALS-MIC)(ALS)" MEANS A HOSPITAL PROVIDING WITH THE APPROVAL OF THE ILLINOIS OEPARTMENT OF PUBLIC HEALTH (See Subpart D of this Part),

'AOVANCED LIFE SUPPORT PERSONNEL" MEANS PERSONS ENGAGED IN THE

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PROVISION OF ADVANCED LIFE SUPPORT, AS DEFINED AND REGULATED BY THIS PART PROMULGATED PURSUANT TO THE ACT. (Section 4.03 of the Act).

"Aeromedical crew member" or "Watercraft crew member" or "Off-road SEMSV crew member" means an individual, other than an EMS pilot, who has been approved by a SEMSV Medical Director for specific medical duties in a helicopter or fixed-wing aircraft, on a watercraft, or an off-road SEMSV used in a Department-certified SEMSV Program (See Sections 535.932(a) and (B), or 535.940(B)(B) through (D), or 535.950(7)(A) and (B) of this Part).

"Alternate Project Medical Director" or "Alternate PMD" means the physician who is designated by the Resource Hospital to direct the ALS/ILS operations in the absence of the Project Medical Director.

"AMBULANCE" MEANS ANY PUBLICLY OR PRIVATELY OWNED VEHICLE THAT IS SPECIFICALLY DESIGNED, CONSTRUCTED OR MODIFIED AND EQUIPPED, AND IS INTENDED TO BE USED FOR, AND IS MAINTAINED OR OPERATED FOR THE EMERGENCY TRANSPORTATION OF PERSONS WHO ARE SICK, INJURED, WOUNDED OR OTHERWISE INCAPACITATED OR HELPLESS (See Subpart C of this Part). (Section 4.05 of the Act).

"Ambulance Provider" means any individual, group of individuals, corporation, partnership, association, trust, joint venture, individual doing business under an assumed name, unit of local government or other public or private ownership entity which owns and operates a business or service utilizing one or more ambulances or EMS vehicles for the transportation of emergency patients.

"Areawide Hospital Emergency Medical Services (AHES) Committees" means those bodies formed pursuant to Section 86.14 1.1 of "AN ACT requiring hospitals to render hospital emergency service in case of injury or acute medical condition and to implement emergency hospital, medical and surgical services on a community or areawide basis" (Ill. Rev. Stat. 1987, ch 111 1/2, par. 86.1), and in compliance with the Hospital Licensing Requirements (77 Ill. Adm.

"Associate Hospital" means a hospital participating in an approved EMS System in accordance with the EMS System Program Plan, fulfilling the same clinical and communications requirements as the Resource Hospital. This hospital has neither the primary responsibility for conducting the mobile intensive care personnel training program nor the responsibility for the overall operation of the EMS System program. The Associate Hospital must have a basic or comprehensive Emergency Department with a 24-hour physician coverage. It must have a functioning Intensive Care Unit and/or a Cardiac Care Unit. This hospital agrees to replace medical supplies and provide for equipment

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exchange for participating EMS vehicles.

"Associate Hospital EMS Coordinator" means the EMI-P or Registered Nurse at the Associate Hospital who shall be responsible for duties in relation to the ALS or ILS System, in accordance with the Department-approved EMS System Program Plan. "Associate Hospital EMS Medical Director" means the physician at the Associate Hospital who shall be responsible for the day-to-day operations of the Associate Hospital in relation to the ALS or ILS System, in accordance with the Department-approved EMS System Program Plan

"BASIC LIFE SUPPORT (BLS) SERVICES" MEANS THE RENDERING OF BASIC LEVEL OF PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE, INCLUDING BUT NOT LIMITED TO AIRWAY MANAGEMENT, CARDIOPULMONARY RESUSCITATION, CONTROL OF SHOCK AND BLEEDING AND SPLINTING OF FRACTURES, AS OUTLINED IN A BASIC EMERGENCY CARE COURSE APPROVED BY THE DEPARTMENT AND MEETING THE CURRENT NATIONAL CURRICULUM OF THE UNITED STATES DEPARTMENT OF TRANSPORTATION. (Section 4.06 of the Act).

"CENTRAL COMMUNICATIONS SYSTEM" MEANS A RADIO AND COMMUNICATIONS COMMAND AND CONTROL CENTER OR CENTERS RESPONSIBLE FOR ACCEPTING CALLS FROM THE PUBLIC FOR EMERGENCY MEDICAL SERVICES, FOR DISPATCHING EMERGENCY MEDICAL SERVICES PERSONNEL AND VEHICLES, FOR RADIO COORDINATION OF EMERGENCY MEDICAL SERVICES VEHICLES AND PERSONNEL, FOR COORDINATION OF MEDICAL COMMUNICATIONS BETWEEN EMERGENCY MEDICAL SERVICES PERSONNEL AND PUBLIC SAFETY AGENCIES, AND WHERE APPLICABLE, FOR COORDINATION AND MANAGEMENT OF RADIO FREQUENCIES DEVOTED TO BIOMEDICAL TELEMETRY. (Section 4.07 of the Act).

"Channel, Half-Duplex" means a radio channel that transmits and receives signals, but in only one direction at a time.

"CONSUMER" MEANS A PERSON IN THIS STATE WHO IS A RECIPIENT OR
POTENTIAL RECIPIENT OF THE SERVICES PROVIDED BY AN EMERGENCY MEDICAL
SERVICES SYSTEM, WHO RECEIVES NO DIRECT OR INDIRECT PERSONAL,
FINANCIAL, OR PROFESSIONAL BENEFIT AS A RESULT OF AN ASSOCIATION WITH
HEALTH CARE OR EMERGENCY SERVICES OTHER THAN THAT GENERALLY SHARED BY
THE PUBLIC AT LARGE, AND WHO IS NOT OTHERWISE CONSIDERED A PROVIDER
UNDER THE PROVISIONS OF THIS ACT. (Section 4.08 of the Act).

'DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH, STATE OF ILLINOIS. (Section 4.09 of the Act).

"DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT OF PUBLIC HEALTH, STATE OF ILLINOIS. (Section 4.10 of the Act).

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and Dysrhythmia" means a variation from the normal electrical rate sequences of cardiac activity, also including abnormalities of impulse formation and conduction.

۾ power gain of a power accepted gain of "Effective Radiated Power (ERP)" means the transmitting antenna multiplied by the net antenna from the connected transmitter.

deflections which represent certain components of the cardiac cycle. "Electrocardiogram" means a single lead rhythm strip graphic recording of the electrical activity of the heart by a series of

"EMERGENCY" MEANS A CONDITION OR SITUATION IN WHICH AN INDIVIDUAL DECLARES A NEED FOR IMMEDIATE MEDICAL ATTENTION OR WHEN THAT NEED IS DECLARED BY EMERGENCY MEDICAL PERSONNEL OR A PUBLIC SAFETY OFFICIAL. (Section 4.11 of the Act).

"EMERGENCY MEDICAL SERVICES (EMS) SYSTEM" MEANS AN ORGANIZATION OF PROVIDERS WHICH THROUGH A PROGRAM PLAN SUBMITTED TO AND APPROVED BY THE DEPARTMENT (pursuant to Subpart D of this Part) ENTILLES A HOSPITAL TO UTILIZE QUALIFIED PERSONNEL SPECIFIED IN THE ACT TO PROVIDE OR COORDINATE PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE AT AN ADVANCED OR INTERMEDIATE LEVEL, TO VICTIMS OF ILLNESS OR INJURY WITHIN THE AREA SPECIFIED IN THE PROGRAM PLAN. ADVANCED OR INTERMEDIATE LEVEL SERVICES MAY INCLUDE THE UTILIZATION OF BLS LEVEL SERVICES. ONE HOSPITAL IN EACH PROGRAM PLAN MUST BE DESIGNATED AS THE RESOURCE HOSPITAL. ALL HOSPITALS AND AMBULANCE PROVIDERS PARTICIPATING IN AN EMS SYSTEM MUST SPECIFY THEIR LEVEL OF PARTICIPATION IN THE PROGRAM PLAN. (Section 4.18 of the Act).

"Emergency Medical Services System Survey" means a questionnaire which provides data to the Department for the purpose of compiling annual reports. "Emergency Medical Services Vehicle (EMS vehicle)" means any vehicle used for BLS, ILS or ALS, as a special EMS unit or rescue vehicle, operating within an approved EMS System.

(Section 4.12 of "EMERGENCY MEDICAL TECHNICIAN-AMBULANCE" OR "EMT-A" MEANS A PERSON WHO HAS SUCCESSFULLY COMPLETED A COURSE OF INSTRUCTION IN BASIC LIFE SUPPORT SERVICES AS REQUIRED AND IS CURRENTLY CERTIFIED BY THE DEPARTMENT IN ACCORDANCE WITH STANDARDS PRESCRIBED BY THE ACT AND THIS PART, WHO PROVIDES EMERGENCY MEDICAL SERVICES. (Section 4.12 of "EMERGENCY MEDICAL TECHNICIAN INTERMEDIATE" OR "EMT-1" MEANS AN EMT-A CURRENTLY CERTIFIED BY THE DEPARTMENT WHO HAS COMPLETED A DEPARTMENT APPROVED COURSE OF INSTRUCTION (pursuant to Subpart F of this Part)

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IN SPECIFIC ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE SERVICES AND WHO IS CURRENTLY FUNCTIONING IN A PROGRAM APPROVED BY THE DEPARTMENT TO PROVIDE SUCH SERVICES UNDER THE SUPERVISION AND CONTROL OF A PROJECT MEDICAL DIRECTOR. (Section 4.15 of the Act).

"EMERGENCY MEDICAL TECHNICIAN-PARAMEDIC" OR "EMT-P" MEANS A PERSON WHO HAS SUCCESSFULLY COMPLETED A DEPARTMENT APPROVED COURSE OF INSTRUCTION (pursuant to Subpart G) IN ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE SERVICES AND IS CURRENTLY CERTIFIED BY THE DEPARTMENT. CANDIDATES FOR EMT-P TRAINING MUST BE SPONSORED BY, REMPLOYED BY, OR SHOW DOCUMENTATION OF FUNCTIONING WITHIN A STATE APPROVED EMS VEHICLE AGENCY PROVIDING ADVANCED LIFE SUPPORT SERVICES. (Section 4.13 of the Act).

"EMS System Coordinator(s)" means the designated individual(s) responsible to the Project Medical Director and Project Director for coordination of the educational and functional aspects of the System program, "EMS System Program Plan" means the document prepared by the Resource Hospital and approved by the Department which describes the EMS System program and directs the program's operation (see Subpart D of this Part)

"FCC" means the Federal Communications Commission.

"Fixed-wing aircraft" means an engine-driven aircraft that is heavier than air, and is supported in-flight by the dynamic reaction of the air against its wings.

"HEALTH SYSTEMS AGENCY" MEANS A HEALTH SYSTEMS AGENCY AS DEFINED 42 USC 300 L-1 (a). (Section 4.14 of the Act).

ð "Helicopter" or "Rotorcraft" means an aircraft that is capable vertical take-offs and landings, including maintaining a hover. "HOSPITAL" HAS THE MEANING ASCRIBED TO IT IN THE HOSPITAL LICENSING ACT (III. Rev. Stat. 1987, ch. 111 1/2, par 142 et seq.). (Section .04 of the Act).

in weather minimums below the minimums for filght under visual flight rules (VFR) (See General Operating and Flight Rules, 14 CFR 91.115 through 91.129). "Instrument Flight Rules" or "IFR" means the operation of an aircraft

and "Instrument Meteorological Conditions (IMC)" means meteorological conditions expressed in terms of visibility, distance from clouds ceiling which requires Instrument Flight Rules.

"INTERMEDIATE LIFE SUPPORT SERVICES" MEANS A HOSPITAL PROVIDING, WITH THE APPROVAL OF THE DEPARTMENT (See Subpart D of this Part), PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY MEDICAL CARE THROUGH THE USE OF INTERMEDIATE LIFE SUPPORT MOBILE INTENSIVE CARE PERSONNEL, EQUIPMENT AND VEHICLES, UNDER THE DIRECTION OF A PROJECT MEDICAL DIRECTOR. (Section 4.20 of the Act).

"Mobile Radio" means a two-way radio installed in an EMS vehicle which may not be readily removed.

golf cart, AIV (all-terrain-vehicle), or amphibious vehicle which is not intended for use on public roads. cart, "Off-Road Specialized Emergency Medical Services Vehicle" or "Off-Road SEMSV" or "Off-Road SEMS Vehicle" means a motorized

which may or may not have monitoring capabilities and which receives patients transported by System EMS vehicles under the direction of the Project Medical Director or PMD designee. This hospital agrees approved EMS System in accordance with the EMS System Program Plan, to replace medical supplies and provide for equipment exchange for "Participating Hospital" means a hospital participating in an participating EMS vehicles. "Physician" means any person licensed to practice medicine in all of its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 987, ch. 111, pars. 4400-1 et seq.).

Aviation Administration who has been approved by a SEMSV Medical Director to fly a helicopter or fixed-wing aircraft used in a Department-certified SEMSV Program (See Section 535.93) of this Part). "Pilot" or "EMS Pilot" means a pilot certified by the Federal

"Portable Radio" means a hand-held radio which accompanies the user during the conduct of emergency medical services. "PRE-HOSPITAL CARE" MEANS THOSE EMERGENCY MEDICAL SERVICES RENDERED TO EMERGENCY PATIENTS FOR ANALYTIC, RESUSCITATIVE, STABILIZING, OR

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PREVENTIVE PURPOSES, PRECEDENT TO AND DURING TRANSPORTATION OF SUCH PATIENTS TO HOSPITALS. (Section 4.16 of the Act).

MICN or Physician serving on an ambulance or giving voice orders over an EMS System and is subject to suspension by the Project Medical Director of that System in accordance with the policies of the EMS Participating Hospital, EMS System Coordinator, Associate Hospital EMS Coordinator, Associate Hospital EMS Medical Director, Field RN, 'Pre-Hospital Care Provider or System Participant" means an EMT-A, P, Ambulance, Ambulance Provider, EMS Vehicle, Associate Hospital System Program Plan approved by the Department.

"Project Director" means the administrator, appointed by the Resource Hospital with the approval of the Project Medical Director, responsible for the administration of the EMS System.

"Project Medical Director" or "PMD" means the physician appointed by the Resource Hospital who has the responsibility and authority for total management of the EMS System. (See Sections 535.210(h) and 535.230(a) of this Part).

"REGISTERED PROFESSIONAL NURSE/FIELD RN" MEANS A REGISTERED NURSE,
LICENSED UNDER "THE ILLINOIS NURSING ACT OF 1987", AS AMENDED, (111.
Rev. Stat. 1987, ch 111, pars. 3501 et seq.), WHO HAS BEEN APPROVED
BY THE PROJECT MEDICAL DIRECTOR IN A DEFARTMENT-APPROVED EMS SYSTEM,
AND WHO HAS SATISFACTORILY COMPLETED ADDITIONAL SUPPLEMENTARY
TRAINING INCLUDING BUT NOT LIMITED TO COUNSES IN EXTRICATION,
TELEMETRY AND COMMUNICATIONS, ADVANCED CARDIAC LIFE SUPPORT,
INCLUDING DEFIBRILLATION AND INTUBATION OR ITS EQUIVALENT, AND EITHER
TRAUMA NURSE SPECIALIST OR NURSE TRAUMA LIFE SUPPORT OR THEIR
EQUIVALENTS AS APPROVED BY THE PROJECT MEDICAL DIRECTOR (Section 4.21

"REGISTERED PROFESSIONAL NURSE/MICN" OR "Mobile Intensive Care Nurse" MEANS A REGISTERED NURSE, LICENSED UNDER "THE ILLINOIS NURSING ACT OF 1987," AS AMENDED, (III. Rev. Stat. 1987, ch. 111, pars. 3501 et seq.), WHO HAS SATISFACTORILY COMPLETED THE MOBILE INTENSIVE CARE NURSE COURSE, INCLUDING TRAINING IN TELEMETRY AND COMMUNICATION, ADVANCE CARDIAC LIFE SUPPORT, AND A PRE-HOSPITAL TRAIMA SUPPORT 4.21(a) of the Act). "Registered Nurse" or "Registered Professional Nurse" or "RN" means a person who is licensed as a professional nurse under The Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987 ch. 111, pars. 3501 et seq.)

'Resource Hospital" means the hospital with the authority and responsibility for an EMS System as outlined in the

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assumes responsibility for the entire program including the clinical aspects, operations and educational programs. This hospital agrees Department-approved EMS System Program Plan (See Subpart D of this Part). The Resource Hospital, through the Project Medical Director replace medical supplies and provide for equipment exchange for participating EMS vehicles. "SEMSV Medical Control Point" or "Medical Control Point" means the communication center from which the SEMSV Medical Director or his or her designee issues medical instructions or advice to the aeromedical, watercraft, or off-road SEMSV crew members.

"SEMSV Medical Director" or "Medical Director" means the physician appointed by the SEMSV Program who has the responsibility and authority for total management of the SEMSV Program, subject to the requirements of the EMS System of which the SEMSV Program is a part (See Section 535.920(e) of this Part).

"SEMSY Program" or "Specialized Emergency Medical Services Vehicle Program" means a program operating within an EMS System, pursuant to a program plan submitted to and certified by the Department, utilizing specialized emergency medical services vehicles to provide emergency transportation to sick or injured persons.

"SPECIALIZED EMERGENCY MEDICAL SERVICES VEHICLE" OR "SEMSY" MEANS A VEHICLE OR CONVEYANCE, OTHER THAN THOSE OWNED OR OPERATED BY THE FEDERAL GOVERNMENT, THAT IS PRIMARILY INTENDED FOR USE IN TRANSPORTING THE SICK OR INJURED BY MEANS OF AIR, WATER, OR GROUND TRANSPORTATION, THAT IS NOT AN AMBULANCE AS DEFINED IN THE ACT. THE TERM INCLUDES MATERCRAFT, AIRCRAFT AND SPECIAL PURPOSE GROUND TRANSPORT VEHICLES NOT INTENDED FOR USE ON PUBLIC ROADS (Section 4.30 of the Act). "Primarily intended", for the purposes of this definition, means one or more of the following:

Over fifty (50) percent (%) of the vehicle's operational (e.g. in-flight) hours are devoted to the emergency transportation of the sick or injured The vehicle is owned or leased by a hospital or ambulance provider and is utilized for the emergency transportation of the sick or injured,

The vehicle is advertised as a vehicle for the emergency transportation of the sick or injured The vehicle is owned, registered or licensed in another State and is utilized on a regular basis to pick up and transport the sick or injured within or from within this State, or

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The vehicle's structure or permanent fixtures have been specifically designed to accommodate the emergency transportation of the sick or injured.

"STATE EMERGENCY MEDICAL SERVICES DISCIPLINARY REVIEW BOARD" MEANS A FIVE-MEMBER BOARD APPOINTED BY THE GOVERNOR TO REVIEW AND AFFIRM, REVERSE OR MODIFY THE DECISION OF A LOCAL SYSTEM REVIEW BOARD TO AFFIRM OR REVERSE A PROJECT MEDICAL DIRECTOR'S ORDER TO SUSPEND AN INDIVIDUAL OR INDIVIDUAL PROVIDER FROM PARTICIPATION WITHIN AN EMS SYSTEM (Section 10.2 of the Act) (See Sections 535.265 and 535.270 of this Part).

provider, as specifically ordered by that System's Project Medical "System Participation Suspension" means the suspension from participation within an EMS system of an individual or individual Director.

within that System. The Board shall consist of four (4) voting members and a chairperson who shall vote only in the event of a tie. The Project Medical Director shall appoint as two (2) standing members of the Board, the System Project Director or designee and an emergency room physician from within the System who is not the Project Medical Director. The remaining two (2) voting members and chairperson shall be selected by the suspended participant from a list provided by the Project Medical Director. That list shall consist of the names of six (6) providers from within the System who participant. If the suspended participant is a provider in a category or level which consists of less than six (6) providers, suspended participant may choose the two (2) voting members and "System Review Board" or "Board" means a panel of individuals assembled within an EMS System for the purpose of reviewing a decision by the Project Medical Director to suspend from participation an individual or individual provider participating are in the same provider category and level as the suspended chairperson from any of the System's provider lists. "Telecommunications Equipment" means a radio capable of transmitting and/or receiving voice and electrocardiogram (EKG) signals.

"Telemetry" means the transmission of data by wire, radio, or other means from remote sources to a receiving station for recording and "Unit Identifier" is a number assigned by the Department for each EMS vehicle in the State to be used in radio communications.

"Watercraft" means a nautical vessel, boat, airboat, hovercraft or other vehicle that operates in, on or across water.

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"911" means an emergency answer and response system in which the caller need only dial 9-1-1 on a telephone to obtain emergency services including police, fire, medical ambulance and rescue. _, effective September 15, 1989) (Source: Amended at 13 Ill. Reg. 15716

Incorporated Materials Section 535.20 The following regulations, standards and statutes are incorporated referenced in this Part.

- Federal guidelines, statutes and regulations: æ
- U.S. Code 42, The Public Health and Welfare, 42 USC 300 L-1(a). (See Section 535.100). $\widehat{}$
- Federal Specification for Ambulance, KKK-A-1822B (1985). (See Section 535.150). 2
- Emergency Medical Technician-Ambulance: National Standard Curriculum (1984). (See Sections 535.300(c) and (h); 535.310(a); 535.400(c) and (h); 535.410(a); 535.420(a) and (b); 535.50(c) and (e); 535.510(a) and (d) and 535.530(d)). ?
- United States Department of Transportation, Emergency Medical Technician Intermediate: National Standard Curriculum (1985). (See Sections 535.400 (c) and (h); 535.410 (a); 535.420 (a) and (b); 535.430(b).) 4
- United States Department of Transportation, Emergency Medical Technician Paramedic: National Standard Curriculum (1985). (See Sections 535.500 (c) and (e); 535.510 (a) and (d); 535.530 (c) 535.810(b) and (c); 535.850(a) and (b)). ß
- CFR 90 (1988) (Section 535.60(a)) 47 6
- Air Taxi Operations and Commercial Operators (14 CFR 135, 1988, Subparts A, Sections 135.1 through 135.43, B, Sections 135.61 through 135.125, C, Sections 135.141 through 135.185, D, Sections 135.201 through 135.29, E, Sections 135.241 through 135.247, F, Section 135.261, J, Sections 135.41 through 2
- State of Illinois Statutes: â
- "AN ACT requiring hospitals to render hospital emergency service in case of injury or acute medical condition and to implement emergency hospital, medical and surgical services on a community $\stackrel{\sim}{=}$

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- areawide basis;" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. et seq.). (See Section 535.10). areawide basis;" (Ill. Rev.
- Hospital Licensing Act, (III. Rev. Stat. 1987, ch. 111 1/2 par. 142 et seq.). (See Section 535.10). 2)
- Medical Practice Act of 1987, (III. Rev. Stat. 1987, ch. 111, par. 4400-1 et seq.). (See Section 535.10). 3
- The Illinois Nursing Act of 1987, (Ill. Rev. Stat. 1987 ch. 111, par. 3501 et seq.). (See Section 535.10). 4
- Code of Civil Procedure (III. Rev. Stat. 1987, ch. 110, par. 8-2101 et seq.). (See Section 535.700(g)). 2
- State of Illinois Regulations (ွ
- Rules of Practice and Procedure for Administrative Hearings (77 Ill. Adm. Code 100). (See Sections 535.140(4) and 535.250(g)). _
- Hospital Licensing Requirements (77 III. Adm. Code 250). (See Sections 535.10,535.200(d) and 535.210(e)). 5
- All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified. Ŧ
- , effective September 15, 1989) SUBPART M: CERTIFICATION OF SPECIALIZED EMERGENCY MEDICAL SERVICES VEHICLE (SEMSV) PROGRAMS (Source: Amended at 13 Ill. Reg. 15716

Certification of SEMSV Programs - General Section 535.900

- in the operate, conduct, maintain, advertise, or otherwise be engaged in the provision of emergency medical care or transportation to a sick or injured patient using a Specialized Emergency Medical Services Vehicle (SEMSV), unless currently certified by the Department pursuant to Subpart J of this Part, or the SEMSV is owned, operated, licensed or regulated by a unit of local government. No person, either as owner, agent, or otherwise shall furnish اھ
- by submitting a Program Plan which includes the information required in this Part. The Program Plan shall be signed by the SEMSV Medical Director and the Project Medical Director of the EMS System of which the SEMSV Program is a part (See Section 535.920(a) of this Part). An application for certification shall be filed with the Department

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Each certification shall be valid for a period of one (1) year from

- the date of issuance, unless suspended or revoked 히
- the Each certification shall be issued to the program named in application for the specific vehicle(s) identified in the application, and shall not be assignable or transferable. 위
- An application for renewal of certification shall be filed with the Department at least thirty (30) days prior to the expiration date, on a form prepared and furnished by the Department. The renewal application shall be accompanied by photocopies of any current licenses or certificates required of SEMSV personnel by the provisions of this Part (See Sections 535.930(e), 535.931, 535.93(a) of this Part), and verification that SEMSV personnel continuing education required by the provisions of this Part have been met (See Section 535.930(d) of this Part). Each renewed certificate shall be valid for a period of one (1) year from the date of issuance, unless suspended or revoked (e)
- The Department shall inspect any vehicles, equipment, records or other documents covered by the certified or applicant SEMSV program annually to determine initial or continued compliance with the requirements of the Act or this Part. 4
- , effective September 15, 1989) (Source: Added at 13 Ill. Reg. 15716

Denial, Nonrenewal, Suspension or Revocation of Certification Section 535.910

- to meet or has violated any of the requirements of the ct or this Part, or any SEMSV personnel, during the provision of emergency services, engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public, such as not meeting the requirements of this Act, charging for services or equipment not provided or used, or utilizing unqualified personnel, or as provided in Section 535.650(a)(4). The Department, after notice and an opportunity for hearing, shall deny an application for certification or renewal, suspend, or revoke a certification when the applicant or certificate holder has failed (a)
- All hearings shall be governed by the Department's Rules of Practice and Procedures for Administrative Hearings (77 III. Adm. Code 100). Upon receipt of a notice to deny, nonrenew, suspend or revoke, the applicant or certificate holder shall have ten (10) business days in which to request such a hearing. اء
- Added at 13 Ill.Reg. 15716 , effective, September 15, 1989) (Source:

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Section 535.920 SEMSV Program Certification Requirements for All Vehicles

- The SEMSV program shall be part of a Department-approved EMS System. (a)
 - The SEMSV program shall meet and comply with all State and Federal requirements governing the specific vehicles employed in the program [See Sections 535.933, or 535.941, or 535.951 of this Part].
- The SEMSV program shall comply with this Part during its hours of operation. The SEMSV program shall operate twenty-four (24) hours per day, every day of the year in accordance with weather conditions, except when the service is committed to another medical emergency request, or is unavailable due to maintenance requirements. 리
- The SEMSY program shall provide pre-hospital emergency services within its service area on a per need basis without regard to the patient's ability to pay for such service. (See Section 535.150(g)(2)). 哥
- The SEMSV program shall be supervised and managed by a Medical Director, who shall be a physician who has met at least the following requirements ə
- One or more of the following:
- Board certification by the American Board of Emergency Medicine, F
- Completion of twelve (12) months of internship, followed by sixty (60) months plus seven thousand (7000) hours of hospital based Emergency Medicine (two thousand eight hundred (2800) of the seven thousand (7000) hours must be completed within one twenty-four (24) month period), and document fifty (50) hours of continuing medical education in Emergency Medicine for each complete year of practice, 딞
- Completion of residency in Emergency Medicine as defined in 77 III. Adm. Code 540.20, in a residency program approved by the Residency Review Committee for Emergency Medicine, **5**|
- Board certified or prepared in Internal Medicine,
- Board certified or prepared in General Surgery
- Training and experience in Advanced Cardiac Life Support (ACLS), such as the American Academy of Emergency Physicians' ACLS course 5

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- Support (ATLS) Training and experience in Advanced Trauma Life such as the College of Surgeons' ATLS course, 3
- In programs utilizing air vehicles, documentation, such as certificates of completion in course work designed to bring about 4
- Experience and knowledge in inflight treatment modalities, F
- Experience and knowledge in altitude physiology, **a**
- Experience and knowledge in infection control as it relates to airborne and intra facility transportation, and 3
- Experience and knowledge in stress management techniques. 6
 - In programs utilizing watercraft,documentation, such as certificates of completion in course work designed to bring about: 2
- Experience and knowledge in drowning (cold, warm, fresh, and salt water), and F
- Experience and knowledge in diving accident physiology and treatment

, effective September 15, 1989) (Source: Added at 13 Ill.Reg. 15716

Helicopter and Fixed-Wing Aircraft Requirements Section 535,930 In addition to the requirements specified in Sections 535.900 and 535.920 of this Part, a SEMSV Program utilizing helicopters or fixed-wing aircraft shall submit a Program Plan which includes the following:

- Documentation of the Medical Director's credentials as required by Section 535.920(e) of this Part, and a statement signed by the Medical Director containing his or her commitment to the following duties and responsibilities: (a)
- The supervision and management of the program =1
- Supervising and evaluating the quality of patient care provided by the aeromedical crew, 5)
- Developing written treatment protocols and standard operating crew during aeromedical the to be used by 3
- þ Developing and approving a list of equipment and drugs to 4

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available on the SEMSV during patient transfer,

- Providing periodic review, at least monthly, of patient care provided by the aeromedical crew. 2
- Providing for the continuing education of the aeromedical team, 6
- Providing medical advice/expertise on the utilization, need, and special requirements of aeromedical transfer, 7
- Submit documentation assuring the qualifications of the crew, aeromedical 8
- Notifying the Department when the primary SEMSV is unavailable in excess of 24 hours, stating the reason for unavailability, the expected date of return to service, and the provisions made, if any, for replacement vehicles, and 6
- Assuring appropriate staffing of the SEMSV, with a minimum of one (1) EMS pilot and one (1) aeromedical crew member. Two (2) EMS pilots shall be used for fixed-wing aircraft or helicopters requiring such staffing. Additional aeromedical personnel may be required at the discretion of the SEMSV Medical Director. The Medical Director shall provide the Department with a list of all approved pilots and aeromedical crew members, and shall update the list whenever a change in such personnel is made. 9
- SEMSY Medical Director's list of required medical equipment and s for use on the aircraft (See Section 535.934), drugs for a P 듸
- SEMSV Medical Director's treatment protocols and standard operating procedures, The 0
- The curriculum and requirements for orientation and training, including mandatory continuing education for all aeromedical crewmembers consisting of at least sixteen (16) hours in specialized aeromedical transportation topics, eight (8) hours of which may nclude quality assurance reviews, 위
- A description of the communications system accessing the aeromedical dispatch center, the medical control point, receiving and referring agencies (See Section 535.936 of this Part), (e)
- A description and map of the service area for each vehicle, 7
- A description of the EMS System's method of providing emergency medical services utilizing the SEMSV Program, 9

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- the ₽. The identification number and description of all vehicles used =
- , effective September 15, 1989) 15716 Added at 13 Ill.Reg. (Source:

Specifications EMS Pilot Section 535.931

- EMS Pilot approval for helicopters and fixed-wing aircraft shall be valid for a period of one year and may be renewed by the Medical Director if the pilot has completed renewal training, which shall include but is not limited to the requirements of subsections 535.931(b)(1) and (5)(A) through (H) or subsections (c)(1) and (3)(A) through (F) of this Section. (a)
- For helicopter programs only:
- relief Three (3) EMS pilots per helicopter, excluding support, shall be dedicated to the SEMSV progra B
- shall be physically An EMS pilot assigned to SEMSV duty shall be physical present at the aircraft base in order to assure timel response An EMS (B)
- An EMS pilot assigned to SEMSV duty shall be provided with work space to carry out assigned duties. In the event that duty time exceeds twelve (12) continuous hours, separate sleeping quarters shall be provided to assure physical rest. 0
- fixed-wing programs only: For 5

One EMS pilot per aircraft who will respond within one-half (1/2) hour from the receipt of the request

- the ፩ Pilot assigned to a helicopter shall be approved Director and shall meet the following requirements EMS Medical Each
- Compliance with subparts E and F of Air Taxi Operations and Commercial Operators (14 CFR 135),
- A minimum of two thousand (2000) rotorcraft flight hours as pilot-in-command, twenty-five (25) hours of which shall be in the type of aircraft utilized in the SEMSV program, 5
- A minimum of five (5) hours day/night area flight orientation and, in the judgement of the SEMSV Medical Director, special terrain flight orientation. 3
- Instrument Flight Rules (IFR) certification by the Federal 4

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Aviation Administration (IFR Currency is recommended),

- Documentation of completion of training which includes but not limited to the following: 5
- Judgment and decision making, Local routine operating procedures, including day and night A FOI
 - including Instrument operations, Flight by reference to instruments, inclu-Meteorological Conditions (IMC) recovery, Regional area weather phenomena, 3
 - - Area terrain hazards,
- Scene procedures
- EMS System and SEMSY Program communications requirements, Orientation to each hospital/pre-hospital health care system affiliated with the SEMSY Program. SEFE
- Each pilot assigned to a fixed-wing aircraft shall be approved by the Medical Director and shall meet the following requirements:
- Compliance with subparts E and F of Air Taxi Operations and Commercial Operators (14 CFR 135),
- The pilot shall have a commercial pilot certificate with a minimum of two thousand (2000) flight hours as pilot-in-command and an airplane multi-engine land instrument rating, with a minimum of two hundred fifty (250) hours of instrument flying time, to include no more than one hundred twenty five (125) hours of simulated time and one hundred (100) night flight hours, 2
- Documentation of completion of training which includes but not limited to the following: 3
- Judgment and decision making, Local routine operating procedures, including day and night operations. **ABI**
 - Flight by reference to instruments, including Instrument Meteorological Conditions (IMC) recovery, Regional area weather phenomena, Area terrain hazards, EMS System and SEMSV Program communications requirements. 의

 - 9 E

, effective September 15, 1989) Added at 13 Ill.Reg. 15716 (Source:

- Aeromedical Crew Member Training Requirements 535.932 Section
- Except as provided for by subsection (b) of this Section, each aeromedical crew member assigned to a helicopter or fixed-wing <u>ه</u>

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aircraft shall be approved by the Medical Director and shall meet following requirements:

the

Be an EMT-P, registered nurse or a physician licensed practice medicine in all of its branches. =

Documentation of completion of training which includes but is not limited to the following: 5

Advanced life support

Obstetrical emergencies, Cardiac emergencies, Traumatic emergencies, Pediatric emergencies,

Neonatal emergencies, Psychiatric emergencies, Crisis intervention, Infection control,

Altitude physiology, Advanced Surgical and airway management techniques, Environmental emergencies,

-light safety,

Rescue and survival techniques, Aircraft emergencies Radio communications

Record keeping, egal aspects Yearly completion of the continuing education requirements described in Section 535.930 (d) of this Part. 3

In addition to at least one (1) aeromedical crew member who has met Director may approve and assign additional crew members to a helicopter or fixed-wing aircraft. Such additional crew members shall meet the following requirements: the requirements of subsection (a) of this Section, the Medical (a)

Documentation of completion of training which includes but is not limited to the following =

General patient care in-flight,

Aircraft emergencies,

Flight safety, EMS System and SEMSV Program communications,

Use of all patient care equipment, and Rescue and survival techniques. SING CONTRACTORS Yearly completion of the continuing education requirements as 5

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described in Section 535,930 (d) of this Part.

effective September 15, 1989) Added at 13 Ill.Reg. 15716 (Source:

Aircraft Vehicle Specifications and Operations 535.933 Section

- 0 and 5 B, C All vehicles shall meet the requirements of subparts A, of Air Taxi Operations and Commercial Operators (14 CFR e l
- internal crew and air-to-ground exchange of information between individuals and agencies, including at least those involved in SEMSV medical control within the EMS System, the flight operations center, air traffic control, and law enforcement agencies. All vehicles shall have communication equipment to permit both
- All vehicles shall be designed to allow the loading and unloading of the patient without rotating the patient more than thirty (30) degrees along the longitudinal axis or forty-five (45) degrees along the lateral axis. 0
- extremes that would adversely affect patient care in the judgement of the Medical Director. All vehicles shall be climate controlled to prevent temperature ə
- All vehicles shall have interior lighting, to permit patient care to be given and patient status to be monitored without interfering with the pilot's vision (e)
- vehicles shall carry survival equipment including but not limited A11 4
- Two (2) sources of heat or fire, =1
- Two (2) forms of signaling device. 5)
- Equipment to provide shelter, blanket, nylon cord, adhesive tape, 3
- Knife and fishing kit, and 4
- Food and water supply. 2
- crew. All patients shall be restrained to the helicopter or fixed-wing aircraft litter in order to assure the safety of the patient and 이
- For helicopter programs: 2
- There shall be at least one (1) single-engine aircraft. =

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- be staffed with at least one (1) EMS pilot and at least one (1) aeromedical crew member vehicle shall 5
- Each vehicle shall be equipped with flight reference instruments to allow recovery from inadvertent IFR situations. (m)
- Each vehicle shall be equipped with a searchlight pivoting at least one hundred eighty (180) degrees horizontal and ninety (90) degrees vertical, controlled by the pilot without removing hands from the flight controls. 4
- ಧ The cockpit shall be isolated, by a protective barrier, minimize inflight distraction or interference. 2
- All medical equipment, supplies and personnel shall be secured and/or restrained. 6
- fixed-wing aircraft programs: For Ç.
- There shall be at least one (1) twin-engine aircraft. =
- Each vehicle shall be staffed with at least one (1) EMS pilot, and at least one (1) aeromedical crew member. 2
- aircraft shall be Instrument Flight Rules (IFR) equipped certified. The 3
- All equipment, litters/stretchers and seating shall be arranged so as not to block rapid egress by personnel or patient from the aircraft and affixed or secured in approved racks, compartments or by strap restraint. 4

, effective September 15, 1989) Added at 13 Ill.Reg. 15716 (Source:

Aircraft Medical Equipment and Drugs 535.934 Section

- medical Each helicopter or fixed-wing aircraft shall be equipped with medicequipment and drugs which are appropriate for the various types of missions to which it will be responding, as specified by the SEMSY Medical Director. اھ
- The following list of supplies shall be available for each mission but may not be utilized on each mission. The SEMSV Medical Director shall decide what medical equipment and drugs from the list will be taken on any particular mission based on patient type (adult, child, Infant), medical condition (high risk infant, cardiac, burn, etc.) and anticipated treatment needs en route. Additional equipment not listed in the rules may be utilized at the discretion of the SEMSV 1

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Medical Director:

- Cardiac monitor and defibrillator with adult and pediatric paddles and appropriate accessories,
- Oxygen masks in adult, child and infant sizes,
- Oxygen valve key,
- Oxygen connective/extension tubing, 4
- and Nasal cannulas, medium 5
- Non-rebreathing mask, 9
- Oxygen regulator, 2
- Oxygen flowmeter, capable of providing 1 thru 15 1/min. flow, 8
- Oxygen outlet or tank, size E or 6
- ຕົ ۲, and cuffed, 6, 7, 8 Endotracheal tubes, sizes 5, uncuffed 0
- Magill forceps, =
- curved Laryngoscope, with adult, child and infant blades, both and straigh (2)
- Bag-valve-mask with a reservoir system, 3
- Portable suction device, able to provide a vacuum of 300 mm through a shatterproof catchment container for a minimum of twenty minutes, 14)
- Suction outlet, 15)
- Set of oropharyngeal/nasopharyngeal airways for adults, children and infants 9
- Suction catheters, flexible, set of sizes 6fr, 14fr and 18fr, (7
- Suction catheter, rigid, 9
- Suction connective tubing, 9
- Suction rinsing bottle, shatterproof, 50)

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- **Burn sheets**
- frauma dressings, sterile,
- 4x4 sterile dressings, 23)
- Tape, adhesive, 1" rolls, 24)
- Tape, paper, adhesive, 1" rolls, (52
- Bandage, gauze, roller soft sterile 2x4" rolls, (92
- Bandage, elastic, 2x6", non-sterile rolls, 27)
- Alcohol preps, disposable, 28)
- Providone Iodine, 29)
- Sterile petroleum gauze dressing, 8
- Gloves, latex, 31)
- Eye patches, sterile, 32)
- Air-sick bags, 33)
- Cutting shears with protective tip, 34)
- Board, spinal immobilization device, long, 35)
- Traction splint, 36)
- Cervical collar, rigid, adult and child, 37)
- Lateral cervical stabilization devices, 38
- Stethoscope with bell and diaphragm, 39)
- Blood pressure cuffs, adult and pediatric, 40)
- Sphygmomanometer,
- Childbirth kit, emergency, disposable, sterile, 42)
- Flashlight, 43)
- Blanket, 44)

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- Sheet, non-sterile, 45)
- Sheet, sterile, 46)
- Pneumatic counterpressure trouser kit, adult and child 47)
- 20, Catheter over needle sets, indwelling IV, 14, 16, 18, gauge, each, 48)
- Needles, 18, 20 gauge each, 49)
- Syringe, tuberculin, 1 cc. 20)
- Syringes, 3, 10, 20, 35 cc., each,

51) 52)

- Dextrose, 5% in water,
- Dextrose, 5%, 1/4 Normal Saline, 53)
- Lactated ringers solution, 1000cc., 54)
- Normal Saline, 1000cc., 55)
- Water, sterile, for injection, 26)
- Intravenous administration set, minidrip, 57)
- Intravenous administration set, standard, 58)
- IV infusion pump, (65
- Pressure Infusor, 60
- Atropine sulfate, 1mg. ampules, (19
- Dextrose, 50%, 25gm ampules, 62)
- Epinephrine, lmg, 1:10,000 ampules, 63)
- Epinephrine, 1mg, 1:1000 ampules, 64)
- Naloxone, 2mg, ampules, (29
- Nitroglycerin sublingual tablets, 1/150 grain, (99
- Sodium Bicarbonate, 50 mEq ampules.
- Lidocaine HCL 100 mgm/5cc, (89)

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m/mbm of 4 solution premix o vial HCL 1 Gm Lidocaine (69

effective September 15, 1989) 15716 at 13 Ill.Reg. Added (Source:

Vehicle Maintenance 535,935 Section

For helicopter programs: a

- The maintenance program shall meet the requirements of subpart of Air Taxi Operations and Commercial Operators (14 CFR 135). =1
- One (1) certified A & P (airframe and power plant) mechanic with two (2) years experience for each helicopter shall be available and dedicated to the program twenty-four (24) hours per day. 2
- the Mechanics shall have completed factory-provided training for makes and models of aircraft utilized in the SEMSV program. (m)
- Back-up maintenance support shall be available when the primary mechanic is unavailable or during times of extensive maintenance needs. 4
- Hangar facilities shall be available for major maintenance activities as specified in manufacturer's requirements. These facilities need not be located at the base of operations. 3
- program is recommended, including routine daily inspections, as required by the aircraft manufacturer. Progressive maintenance on aircraft utilized by the 6

fixed-wing aircraft programs For 9

- The maintenance program shall meet the requirements of subpart of Air Taxi Operations and Commercial Operators (14 CFR 135).
- Mechanics shall be certified A & P (airframe and power plant) with two (2) years experience, and shall have completed training for the make and model of aircraft utilized by the SEMSV Program. 5
- Hangar facilities shall be available for major maintenance activities as specified in manufacturer's requirements. 3
- program is recommended, including routine daily inspections, Progressive maintenance on aircraft utilized by the SEMSV required by the aircraft manufacturer 4

effective September 15, 1989) 15716 Added at 13 Ill.Reg. (Source:

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Aircraft Communications and Dispatch Center 535.936

Section

- The SEMSV program shall have a designated person assigned and available twenty-four (24) hours per day every day of the year to receive and dispatch all requests for aeromedical services. For fixed-wing aircraft programs, a telephone answering service may be (a)
- telephone The dispatch center shall have at least one dedicated number for the SEMSV program. 1
- A pre-arranged emergency plan shall be in place to cover situations in which an aircraft is overdue, radio communication cannot be established, or an aircraft location cannot be verified. ତା
- A back-up power source shall be available for all communications equipment utilized at the SEMSV medical control point. 위
- addition, for helicopter programs: Ľ (e)
- ine dispatch center shall have the capability to communicate with the aircraft pilot and aeromedical crew for non-medical dispatch center shall have the capability purposes on a separate designated frequency
- Continuous flight following every fifteen minutes shall be maintained and documented. maintained and 2

effective September 15, 1989) 15716 Ill.Reg. Added at 13 Source:

Watercraft Requirements Section 535.940

6 In addition to the requirements specified in Sections 535.900 and 535.920 of this Part, a SEMSV Program utilizing watercraft shall submit a program plan which includes the following:

- Documentation of the Medical Director's credentials as required by Section 535.920(e) of this Part, and a statement signed by the Medical Director containing his or her commitment to the following duties and responsibilities: اه
- The supervision and management of the program =1
- evaluating the quality of patient care Supervising and evaluat by the watercraft crew, 2
- Developing written treatment protocols and standard operating procedures to be used by the watercraft crew during vehicle operation, 3

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þ Developing and approving a list of equipment and drugs to available on the SEMSV during patient transfer,

4

- Providing periodic review, at least quarterly, of patient care provided by the watercraft crew, 2
- Providing medical advice/expertise on the utilization, need, and special requirements of watercraft transfer, 6
 - Submit documentation assuring the qualifications of the 1
- Assuring appropriate staffing of the SEMSV: 8

watercraft crew

- Each watercraft crew member assigned to a watercraft shall be approved by the Medical Director, who shall provide the Department with a list of all approved crew members and watercraft operators and update the list whenever a change in such personnel is made. 8
- For Advanced Life Support (ALS) operations, the watercraft shall be staffed by a crew of at least one (1) EMI-P, registered nurse or physician, and one (1) other EMI, registered nurse or physician, in addition to the watercraft operator (a)
- For Basic Life Support (BLS) operations, the watercraft shall be staffed by a crew of at least two (2) EMTs, registered nurses or physicians, one (1) of whom may also be the watercraft operator. 0
- Section, each watercraft crew member shall document the completion of training which includes but is not limited to the following: Except as provided for by subsection (a)(8)(E) of this

Pediatric emergencies, Psychiatric emergencies, Crisis intervention, Advanced life support, Cardiac support, Traumatic emergencies, nfection contro | जूनराय ने ने ने ने ना ना ने न

Advanced surgical and airway management techniques, Environmental emergencies,

Radio communications, Rescue and survival techniques, Record keeping,

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Red Cross, Completion of a boat safety course conducted pursuant to Section 5-18 of the Boat Registration and Safety Act (III.Rev.Stat. 1987, ch. 95 1/2, par. 315-13). Legal aspects, Certification in Advanced Life Saving by the American (vix) ×

In addition to at least two (2) watercraft crew members who have met the requirements of subsections (a)8 through (D) of this Section, the Medical Director may approve and assign additional watercraft crew members to a watercraft. Such additional watercraft crew members shall document the completion of training which includes but is not Immited to the following:

2 General patient care, Matercraft emergencies, Completion of a boat safety course conducted pursuant Section 5-18 of the Boat Registration and Safety Act [III.Rev.Stat. 1987, ch. 95 172, par. 315-13), -FF

EMS System and SEMSY Program communications, Use of all patient care equipment,

Rescue and survival techniques, Certification in Advanced Life Saving by the American Red

(11)

Watercraft operators shall be at least twenty one (21) years of age, and shall meet the following requirements:

Certification in Advanced Life Saving by the American Red 8

의 pursuant Cross,
Completion of a boat safety course conducted pursuant
Section 5-18 of the Boat Registration and Safety Act
[111.Rev.Stat. 1987, ch. 95 1/2, par. 315-13). 8

The SEMSY Medical Director's list of required medical equipment and drugs for use on the watercraft (See Section 535.942), <u>ا</u>ه

The SEMSY Medical Director's standing orders (treatment protocols, standard operating procedures),

A description of the communications system linking the watercraft with the SEMSV medical control point, 히

emergency A description of the EMS System's method of providing medical services utilizing the SEMSV Program, (le

A description and map of the service area for each vehicle, 4

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The identification number and description of all vehicles used in the

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effective September 15, 1989) (Source: Added at 13 Ill.Reg. 15716

Watercraft Vehicle Specifications and Operation Section 535.941

All watercraft shall meet the requirements of Article IV of the Boat Registration and Safety Act (III. Rev. Stat. 1987, ch. 95 1/2, pars. 314-1 through 314-10). (a)

All watercraft shall carry equipment including but not limited to the following: ᆲ

One (1) anchor with line attached that is three times the maximum depth of water in the areas of usual operation, =1

Two (2) docking fenders, 2

Two (2) mooring lines, 3 Self or mechanical bailer 4 Search light with a minimum of two hundred thousand (200,000) candle power, 5

Swim harness attached to seventy-five (75) feet of tethering line, ତା

Waterproof flashlight, six volt minimum, \sim

include Basic tool kit, to 8 Wrench, twelve (12) inch with adjustable open end, **8**| Screw driver, twelve (12) inch with straight blade, (a)

Locking pliers, minimum length, ten (10) inches **S** One (1) life jacket for each member of the watercraft crew and two (2) extra adult life jackets, 6

Two (2) child life jackets, <u>(</u>)

Knife, six (6) inch blade, with sheath = Boat hook, extendable to at least ten (10) feet, 12)

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A locking mechanism to secure a stretcher or litter below the gunwhale level 13)

For watercraft operating on Lake Michigan: 7

A UHF/FM marine radio with at least twenty-five (25) watts of power, F

Loran Navigational Aid, (B)

Navigational charts for service area and navigational aids, including compass, 3

Speed capability of twenty (20) knots per hour All watercraft shall have communication equipment to assure exchange of information between individuals and agencies including at least those involved at the SEMSV medical control point within the EMS System, and law enforcement agencies 의

Added at 13 Ill.Reg. 15716, effective September 15, 1989) (Source:

Watercraft Medical Equipment and Drugs Section 535.942 Each watercraft shall be equipped with medical equipment and drugs which are appropriate for the various types of missions to which it will be responding, as specified by the SEMSV Medical Director. <u>اء</u>

For Advanced Life Support (ALS) operations, the following list of supplies shall be available for each mission but may not be utilized on each mission. The SEMSV Medical Director shall decide what medical equipment and drugs from the list will be taken on any particular mission based on patient type (adult, child, infant), medical condition (high risk infant, cardiac, burn, etc.) and anticipated treatment needs en route. Additional equipment not listed in the rules may be utilized at the discretion of the SEMSV Medical Director:

One (1) telemetry radio for voice and electrocardiogram transmission/communication between the watercraft and the SEMSV medical control point,

Cardiac monitor and defibrillator with adult and pediatric paddles and appropriate accessories, 2

masks in adult, child and infant sizes, 0xygen 3

Oxygen valve key, 4

- 5) Oxygen connective/extention tubing,
- Nasal cannulas, medium and small

9

- 7) Non-rebreathing mask,
- 8) Oxygen regulator,
- 9) Oxygen flowmeter, capable of providing 1 thru 15 1/min flow,
- 10) Oxygen outlet or tank, size D, E or H,
- 11) Bag-valve-mask with a reservoir system,
- 12) Portable suction device, able to provide a vacuum of 300 mm Hg through a shatterproof catchment container for a minimum of twenty minutes.
- 13) Set of oropharyngeal/nasopharyngeal airways for adults, children and infants,
- 14) Suction catheters, flexible, set of sizes 6fr, 14fr and 18fr,
- 15) Suction catheter, rigid,
- 16) Suction connective tubing,
- 17) Suction rinsing bottle, shatterproof,
- 18) Trauma dressings, sterile,
- 19) 4x4 sterile dressings,
- 20) Tape, adhesive, 1" rolls,
- 21) Tape, paper, adhesive, 1" rolls,
- 22) Bandage, gauze, roller soft sterile 2x4" rolls,
- 23) Bandage, elastic, 2x6", non-sterile rolls,
- 24) Alcohol preps, disposable,
- 25) Providone Iodine,
- 26) Sterile petroleum gauze dressing,
- 27) Gloves, latex,

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- 28) Eye patches, sterile
- 29) Cutting shears with protective tip,
- 30) Board, long spine with three straps, compatible with basket litter,
- 31) Traction splint,
- 32) Floatable cervical immobilization device, adult and child, with reflective material,
- 33) Basket litter with floatation device which shall automatically float the patient head and face up,
- 34) Stethoscope with bell and diaphragm,
- 35) Blood pressure cuffs, adult and pediatric,
- 36) Sphygmomanometer,
- 37) Blanket,
- 38) Sheet, non-sterile,
- 39) Pneumatic counterpressure trouser kit, adult and child,
- 40) Catheter over needle sets, indwelling IV, 14, 16, 18, 20, 2 gauge, each,
- 41) Needles, 18, 20 gauge each,
- 42) Syringe, tuberculin, 1 cc.,
- 43) Syringes, 3, 10, 20, 35 cc., each,
- 44) Dextrose, 5% in water
- 45) Lactated ringers solution, 1000cc.,
- 46) Intravenous administration set, minidrip,
- 47) Intravenous administration set, standard,
- 48) Atropine sulfate, Img. ampules,
- 49) Dextrose, 50%, 25gm ampules,

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- Epinephrine, 1mg, 1:10,000 ampules,
- Epinephrine, lmg, 1:1000 ampules,
- Naloxone, 2mg, ampules 52)
- Nitroglycerin sublingual tablets, 1/150 53)
- ambules Sodium Bicarbonate, 50 mEq 54)
- Lidocaine HCL 100 mgm/5cc 22)
- solution of 4 Lidocaine HCL 1 Gm vial or premix 26)
- operations, these supplies shall include, but need not be limited Basic Life Support (BLS) For 히
- A VHF radio capable of providing voice communication between the watercraft and appropriate EMS agencies,
- of this The supplies listed in subsections (b)(3) through (40) Section. 2

effective September 15, 1989 Added at 13 Ill.Reg. 15716

Watercraft Communications and Dispatch Center Section 535.943

- ಭ The SEMSY program shall have a designated dispatch center assigned and available twenty-four (24) hours per day every day of the year receive and dispatch all requests for watercraft services. a)
- 유 The communications and dispatch center shall have the ability communicate with the watercraft for non-medical purposes on a separate designated frequency. 의

, effective September 15, 1989) 15716 Added at 13 Ill. Reg. Source:

Off-Road SEMSV Requirements Section 535.950

of In addition to the requirements specified in Sections 535.900 and 535.920 of this Part, a SEMSV Program utilizing off-road SEMS vehicles shall submit a Program Plan which includes the following: Documentation of the Medical Director's credentials as required by Section 535.920(e) of this Part, and a statement signed by the Medical Director containing his or her commitment to the following duties and responsibilities: (e)

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- The supervision and management of the program
- Supervising and evaluating the quality of patient care provided by the off-road SEMSV crew, 2)
- SEMSV Developing written standing orders (treatment protocols, Standard Operating Procedures) to be used by the off-road crew during vehicle operation, 3
- ě Developing and approving a list of equipment and drugs to available on the off-road SEMSV during patient transfer, 4
- Providing medical advice/expertise on the utilization, need, and special requirements of off-road SEMSV transfer, 2
- Submit documentation assuring the qualifications of the off-road SEMSV crew, 6
- Assuring appropriate staffing of the off-road SEMS vehicle: 2
- For Advanced Life Support (ALS) operations, the vehicle shall be staffed by a minimum of one (1) EMI-P, registered nurse or physician and one (1) other EMI, registered nurse or physician, one of whom may also be the driver of the off-road SEMS vehicle. **&**|
- For Basic Life Support (BLS) operations, the vehicle shall be staffed by a minimum of two (2) EMTs, registered nurses or physicians, one of whom may also be the driver of the off-road SEMS vehicle. (a)
- The SEMSV Medical Director's list of required medical equipment and drugs for use on the off-road SEMSV (See Section 535.952), 9
- The SEMSY Medical Director's standing orders (treatment protocols, standard operating procedures),
- A description of the communications system linking the off-road SEMSY with the SEMSV medical control point, 위
- A description and map of the service area for each vehicle. (e)
- The identification number and description of all vehicles used in the 4
- A description of the EMS System's method of providing emergency medical services utilizing the SEMSV Program. 임

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, effective September 15, 1989) (Source: Added at 13 Ill.Reg. 15716

Off-Road Vehicle Specifications and Operation Section 535.95]

- The off-road SEMSV shall have sufficient space for the vehicle operator, a patient in a supine position, and personnel rendering medical care along side of the patient. (a)
- Each vehicle shall have a locking mechanism to secure the litter/stretcher or backboard to the off-road SEMSV. 9

, effective September 15, 1989) 15716 Added at 13 Ill.Reg. (Source:

Off-Road Medical Equipment and Drugs Section 535.952

- Each off-road SEMSV shall be equipped with medical equipment and drugs for the various types of missions to which it will be responding, as specified by the SEMSV Medical Director. (a)
- For Advanced Life Support (ALS) operations, the following list of supplies shall be available for each mission but may not be utilized on each mission. The SEMSY Medical Director shall decide what medical equipment and drugs from the list will be taken on any particular mission based on patient type (adult, child, infant), medical condition (high risk infant, cardiac, burn, etc.) and anticipated treatment needs en route. Additional equipment not listed in the rules may be utilized at the discretion of the SEMSY Medical Director
- One (1) telemetry radio for voice and electrocardiogram transmission/communication between the off-road SEMSV and the SEMSV medical control point,
- Cardiac monitor and defibrillator with adult and pediatric paddles and appropriate accessories, 5)
- Oxygen masks in adult, child and infant sizes. 3
- Oxygen valve key 4
- Oxygen connective/extention tubing, 2
- Nasal cannulas, medium and small, 9
- Non-rebreathing mask, 2
- Oxygen regulator 8

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thru 15 1/min flow, Oxygen flowmeter, capable of providing l

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- Oxygen outlet or tank, size D, E or H, 0)
- Bag-valve-mask with a reservoir system, =
- 외 E 6 Portable suction device, able to provide a vacuum of 300 through a shatterproof catchment container for a minimum twenty minutes 12)
- of oropharyngeal/nasopharyngeal airways for adults, children Set of orophands, 13)
- Suction catheters, flexible, set of sizes 6fr, 14fr and 18fr, 14)
- Suction catheter, rigid, 15)
- Suction connective tubing, 16)
- Suction rinsing bottle, shatterproof, 17)
- sterile Trauma dressings, 18)
- 4x4 sterile dressings, 19
- Tape, adhesive, l" rolls, 20)
- Tape, paper, adhesive, 1" rolls (12
- Bandage, gauze, roller soft sterile 2x4" rolls, 22)
- Bandage, elastic, 2x6", non-sterile rolls, 23)
- Alcohol preps, disposable, 24)
- Providone Iodine 25)
- Sterile petroleum gauze dressing, 56)
- Gloves, latex 27)
- Eye patches, sterile, 28)
- Cutting shears with protective tip, 29)
- Board, long spine with three straps, compatible with basket litter 30)

DEPARTMENT OF PUBLIC HEALTH NOTICE OF ADOPTED AMENDMENTS	31) Iraction splint,	32) Stethoscope with bell and diaphragm,	33) Blood pressure cuffs, adult and pediatric,	34) Sphygmomanometer,	35) Blanket,	36) Sheet, non-sterile,	37) Pneumatic counterpressure trouser kit, adult and child,	38) Catheter over needle sets, indwelling IV, 14, 16, 18, 2 gauge, each,	39) Needles, 18, 20 gauge each,	40) Syringe, tuberculin, 1 cc.,	41) Syringes, 3, 10, 20, 35 cc., each,	42) Dextrose, 5% in water,	43) Lactated ringers solution, 1000cc.,	44) Intravenous administration set, minidrip,	45) Intravenous administration set, standard,	46) Atropine sulfate, lmg. ampules,	47) Dextrose, 50%, 25gm ampules,	48) Epinephrine, 1mg, 1:10,000 ampules,	49) Epinephrine, 1mg, 1:1000 ampules,	50) Naloxone, 2mg, ampules,	51) Nitroglycerin sublingual tablets, 1/150 grain,	52) Sodium Bicarbonate, 50 mEq ampules,	53) Lidocaine HCL 100 mgm/5cc,	54) Lidocaine HCL 1 Gm vial or premix solution of 4 mgm/ml.	33 33 33 33 33 33 33 3	DEPARTMENT OF PUBLIC HEALTH NOTICE OF ADOPTED AMENDMENTS Traction splint, Stethoscope with bell and diaphragm, Blood pressure cuffs, adult and pediatric, Sphygmomanometer, Blanket, Sheet, non-sterile, Intravency needle sets, indwelling IV, 14, 16, 18, aguge, each, Syringe, tuberculin, 1 cc., Syringe, 20 auguster, Syringe
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Lidocaine HCL 100 mgm/5cc, Lidocaine HCL 1 cm vial or	Stethoscope with bell and diaphragm, Blood pressure cuffs, adult and pediatric, Sphygmomanometer, Blanket, Blank	Shood pressure cuffs, adult and pediatric,	Sphygmomanometer, Blanket, Sheet, non-sterile, Sheet, non-sterile, Sheet, non-sterile, Deatheter over needle sets, indwelling IV, 14, 16, 18, gauge, each, Gatheter over needle sets, indwelling IV, 14, 16, 18, gauge, each, Syringe, tuberculin, 1 cc., Syringe, 18, 20 gauge each, Syringes, 3, 10, 20, 35 cc., each, Dextrose, 5% in water, Intravenous administration set, minidrip, Intravenous administration set, standard, Arropine sulfate, 1mg. ampules, Arropine sulfate, 1mg. 1:10,000 ampules, Epinephrine, 1mg, 1:1000 ampules, Nitroglycerin sublingual tablets, 1/150 grain, Sodium Bicarbonate, 50 mEq ampules, Lidocaine HCL 100 mgm/5cc, Lidocaine HCL 100 mgm/5cc,	Sheet, non-sterile, Sheet, non-sterile, Sheet, non-sterile, Pneumatic counterpressure trouser kit, adult and child Catheter over needle sets, indwelling IV, 14, 16, 18, gauge, each, Gatheter over needle sets, indwelling IV, 14, 16, 18, gauge, each, Syringe, tuberculin, 1 cc., Syringes, 3, 10, 20, 35 cc., each, Syringes, 3, 10, 20, 35 cc., each, Lactated ringers solution, 1000cc., Intravenous administration set, minidrip, Intravenous administration set, standard, Atropine sulfate, 1mg. ampules, Dextrose, 50%, 25gm ampules, Epinephrine, 1mg, 1:10,000 ampules, Epinephrine, 1mg, 1:1000 ampules, Naloxone, 2mg, ampules, Nitroglycerin sublingual tablets, 1/150 grain, Sodium Bicarbonate, 50 mEq ampules, Lidocaine HCL 1 Gm vial or premix solution of 4 mgm/ml.	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NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

For Basic Life Support (BLS) operations, these supplies shall include, but need not be limited to:

Radio communication equipment which will provide voice contact with personnel who can access EMS agencies, =1

The supplies listed in subsections (b)(3) through (37) of this Section. 2

, effective September 15, 1989) (Source: Added at 13 Ill.Reg. 15716

Off-Road Communications and Dispatch Center Section 535.953

The SEMSV program shall have a designated dispatch center assigned and available twenty-four (24) hours per day every day of the year to receive and dispatch all requests for off-road SEMSV services. (a)

6, 18, 20, 22

The communications and dispatch center shall have the ability to communicate with the off-road SEMSV for non-medical purposes on a separate designated frequency.

, effective September 15, 1989) (Source: Added at 13 Ill. Reg. 15716

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Access to Public Records
- 2) Code Citation: 2 Ill. Adm. Code 1176
- 3) Section Numbers:

Adopted Action:

- 1176.410
- amendment
- 4) Statutory Authority: Implementing the Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116, pars. 201 et seq.) and Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01) and authorized by Section 3 of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434).
- 5) Effective Date of Amendments: September 22, 1989
- 6) Does this rulemaking contain an automatic repeal date?

 Yes X No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: September 22, 1989
- 9) Notice of Proposal Published in Illinois Register: N/A, pursuant to Section 4.01 of the "Illinois Administrative Procedure Act" this amendment is being adopted without a prior publishing as proposed amendments.

(issue date) , Ill. Reg.

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? N/A If answer is "yes," please complete the following:
- A) Statement of Objection: (Issue date)
- B) Agency Response: (issue date)
- C) Date Agency Response Submitted for Approval to JCAR:

DEPARTMENT OF REHABILITATION SERVICES NOTICE OF ADOPTED AMENDMENTS

- 11) Difference(s) between proposal and final version: N/A
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
- 13) Will this rule replace an Emergency Rule(s) currently in effect? No
- 14) Are there any amendments pending on this Part: No
- Section Numbers Proposed Action Illinois Register Citation
- 15) Summary and Purpose of Rule(s): Section 1176.410 is being amended to clarify DORS' policies regarding circumstances in which charges for copies of public record may be waived or reduced.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Leigh Reed
Regulations and Procedures Section
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734 The full text of Adopted Rule(s) begins on the next page:

NOTICE OF ADOPTED AMENDMENTS

CHAPTER XX: DEPARTMENT OF REHABILITATION SERVICES TITLE 2: GOVERNMENTAL AGENCIES SUBTITLE D: CODE DEPARTMENTS

PART 1176 ACCESS TO PUBLIC RECORDS

SUBPART A: INTRODUCTION

Summary and Purpose Definitions 1176.10 1176.20Section

PROCEDURES FOR REQUESTING PUBLIC RECORDS B: SUBPART

Section 1176.100 Person to Whom Requests are Submitted 1176.110 Form and Content of Requests

SUBPART C: PROCEDURES FOR DORS'
RESPONSE TO REQUESTS FOR PUBLIC RECORDS

1176.200 Timeline for DORS' Response 1176.210 Types of DORS' Responses

SUBPART D: PROCEDURES FOR APPEAL OF A DENIAL

1176.300 Appeal of a Denial 1176.310 Director's Response to Appeal

PROCEDURES FOR PROVIDING PUBLIC RECORDS TO REQUESTORS SUBPART E:

1176.400 Inspection of Records at Department Offices 1176.410 Copies of Public Records 1176.420 General Materials Available from the

of from the Freedom Information Officer

Request for Public Records (Repealed) Reply to Request for Public Records (Repealed) Exhibit A Exhibit B

AUTHORITY: Implementing The Freedom of Information Act (III. Rev. Stat. 1987, ch. 116, pars. 201 et seq.) and Section 4.01 of The Illinois Administrative Procedure Act (III. Rev. Stat. 1987,

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

par. 1004.01) and authorized by Section 3 of "AN ACT in to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434). ch. 127, relation

SOURCE: Adopted at 8 Ill. Reg. 15957, effective August 20, 1984; amended at 9 Ill. Reg. 2314, effective February 15, 1985; amended at 9 Ill. Reg. 12859, effective August 6, 1985; amended at 11 Ill. Reg. 19416, effective November 13, 1987; amended at 12 Ill. Reg. 14689 effective September 2, 1988; amended at 11 Reg. 15763 , effective September 2, 1989.

SUBPART E: PROCEDURES FOR PROVIDING PUBLIC RECORDS TO REQUESTORS

Copies of Public Record Section 1176.410

- requestor only upon payment of any charges which are due. Payment must be by check or money order and made out to the Department of Rehabilitation Services. public records shall be provided to Copies of a
- Charges for copies of public records shall be 10 cents per page for requests of 10 or more pages. No cost will be charged for records containing less than 10 pages. (q
- specific purpose for the records, and that a waiver or reduction is in the public interest and the reasons why. Charges may be waived in any other is an employee of a state agency, a constitutional officer ex a member of the General Assembly or for all others whose requests for information are in the public interest (i.e., if the principal purpose of the request is to access and disseminate information regarding the health, safety, and welfare or the legal rights of the general public and is not for the The person requesting the documents must also request that the fee be waived or reduced, and state the Charges shall may be waived or reduced if the requestor principal purpose of personal or commercial benefit). why. Gharges may be waived in any ether ease where Freedom of Infermation Officer determines that waiver serves the public interest. Û

15763 Reg. 111 13 at Sept. 22, 1989 Amended effective (Source:

NOTICE OF ADOPTED REPEALER

- the Part: Administrative Reviews and Hearings Heading of 1
- 111. Adm. Code 510 83 Code Citation: 5
- Adopted Action: Section Numbers: 3

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0.1	0.2	0.3	0.4	0.5	9.0	0.11	0.12	0.13	0.14	0.21	0.22	0.23	0.24	0.25	0.26	0.27	0.28	0.29	0:30	0.31		0.41	0.42
51	_	_	⊣	⊣		$\overline{}$	_	_		_	_	_	_	_	7	_	_	_	_	7	7		

- Statutory Authority: Implementing Section 3 of "An ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1981, ch. 23, par. 3434) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1981, ch. 127, par. 16). 4)
- Effective Date of Rule(s) (Amendments, Repealer): September 26, 1989 2
- Does this rulemaking contain an automatic repeal date? 9
- Does this rule (amendment, repealer) contain incorporations by reference? No 7
- Date Filed in Agency's Principal Office: September 20, 1989 8

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

Notice of Proposal Published in Illinois Register: 6

13 Ill. Reg. 3020 March 10, 1989 (issue date)

- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following: 10)
- Ill. Reg. (issue date) Statement of Objection: A A
- Ill. Reg. (issue date) Agency Response: B)
- Date Agency Response Submitted for Approval to JCAR: ວີ
- Difference(s) between proposal and final version: differences 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will this rule replace an Emergency Rule(s) currently in effect? No 13)
- 14) Are there any amendments pending on this Part:

Proposed Action Illinois Register Citation Section Numbers

- Summary and Purpose of Rule(s): These rules detail the appeals utilized by clients of the vocational rehabilitation and home services programs. 15)
- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Department of Rehabilitation Services Ms. Leigh Reed Regulations and Procedures Section Springfield, Illinois 62794-9429 P.O. Box 19429

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

NOTICE OF ADOPTED RULES

- Hearings Appeals and Heading of the Part: 1
- Code 89 Ill. Adm. Code Citation: 5

3)	Section Numbers:	Adopted Action:
	טו טוא	100 a 110 a
	01.010	
	510.20	new section
	510.30	new section
	510.40	new section
	510.50	new section
	510.60	new section
	510.70	new section
	510.80	new section
	510.90	new section
	510.100	new section
	510,110	new section

- Statutory Authority: Implementing Section 3 of "AN ACT in relation to rehabilitation of disabled persons, "(Ill. Rev. Stat. 1987, ch. 23, par. 3434(g) as amended by Public Act 85-1381, effective September 1, 1988) and authorized by Section 16 of the Civil Administrative Code of Illinois Ill. Rev. Stat. 1987, ch. 127, par. 16). 4)
- Repealer): September 26, 1989 Effective Date of Rule(s) (Amendments, 2
- date? Does this rulemaking contain an automatic repeal 9
- Does this rule (amendment, repealer) contain incorporations 2
 - by reference?
- Notice of Proposal Published in Illinois Register: 6

Date Filed in Agency's Principal Office:

8

September 20, 1989

13 Ill. Reg. 3036 March 10, 1989, (issue date)

- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? Yes If answer is "yes," please complete the following: 10)
- 13 Ill. 1989, August 18, of Objection: Statement Reg. 13297 Ā

date)

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

- Agency Response: October 6, 1989 13 Ill. Reg 15876 (issue â
- Date Agency Response Submitted for Approval to JCAR: September 12, 1989 ၁
- Pursuant to agreements with the Joint Committee on Administrative Rules and the Administrative Code Division, DORS has agreed Difference(s) between proposal and final version: to make the following changes: 11)
- 80 To change headings of Sections 510.20 and 510.70 sethat the text and table of contents match exactly.
- The authority note now includes the effective date of the Public Act.
- "910" The definitions in Section 510.10(a) were arranged in alphabetical order. In the definition of "Personal Representative", the language "Sections 510.10(b)(2) and 510.70(h)" was changed to "subsection (b)(2) of this Section and Section 510.70(h)." Part number "9 was changed to part number "895"
- The subsections in Section 510.20 were re-labeled.
- In Section 510.60(g), the acronym, "IWRP" has been defined (Individualized Written Rehabilitation Program) ŝ
- In Section 510.90(a), "Section 8 of the" was added in front of the title of the Act in the next to the last . ف
- To place an example in Section 510.30(a)(12) which states: "(e.g., a client wishing to appeal DORS terminating sponsorship of another client in training for failing to maintain a "C" grade point average, per 89 Ill. Adm. Code 592.80)."
- determining when failure would and would not result in dismissal which will read in part"...time frames shall result in dismissal of the appeal except if the failure to follow procedures was a result of DORS failure to To state in Section 510.30(c) its standards for provide required notice or information." . &
- request an interpreter, either sign (if the grievant is hearing impaired) or language (if the grievant's To amend Section 510.40(c) to state: ٠ م

NOTICE OF ADOPTED RULES

DORS in preparation for the hearing or request that the materials be provided in braille, large print or attend the hearing. A visually impaired grievant may either request a reader to read materials provided by normally spoken language is other than English), to audiotape."

- To change "may" to "shall" in Section 510.40(f). 10.
- To amend Section 510.40(g) to state: "After a request for a hearing is received by DORS, the grievant will be provided with written notification of his/her right 11:
- change the cross-reference in Section 510.40(g)(4) state "subsection (c)." t 19 12.
- amend former Section 510.60(a) which was renumbered Section 510.60(b) to state 60 days rather than 45. 1 1 13.
- 510.60(d) which was renumbered to Section 510.60(e) to state: "The length of time for any delay or continuance caused or requested by DORS or made by mutual agreement will be added to the 100 day period during which amend the second sentence of former Section services will continue." 욘 14.
- amend Sections 510.70(j) and 510.70(k) to state: 6 E 15.
- Hearing Officer has the power to: The ĵ
- control the conduct of the hearing to prevent (repetitive discussion or discussion not germane to the issue being appealed); irrelevant or immaterial discussion 1)
- arising in the course of the hearing, including, but not limited to, a response to a party's motion or objection concerning the admissibility of evidence and; rule upon all motions and other matters 5
- limited to, the production of any and all documents, books, papers and accounts the Hearing Officer deems material or relevant to hearing or after all parties have completed present further evidence including, but not require the parties at any stage of any the presentation of their evidence, to any issue 3

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

- a type in information not presented in the hearing previously which pertains to the issues raised in the appeal and which has been made available to Any relevant evidence presented which is of commonly relied upon by reasonably prudent both parties within the agreed upon time. individuals may be admissible, i.e., any X X
- received all information agreed upon within the time To amend Section 510.70(b)(2) to state: "a hearing will not be adjourned until the Hearing Officer has the parties have agreed to provide it." 16.
- To insert "per Section 510.20" in Section 510.70(b)(3) after "review" and before "may" to circumscribe what is appealable. 17.
- To delete "undue delay caused by" in Section 510.70(g). 18.
- employee or severe weather problems) be continued once t state: "A hearing may for good cause shown (e.g., illness of the grievant, representative, or DORS To amend the second sentence in Section 510.70(g) by the Hearing Officer." 19.
- state: "Notice of the request must be given in writing to the other party and to the Hearing Officer no less than three (3) days prior to the previously scheduled hearing date in the absence of an emergency (e.g., illness of the grievant, representative, or DORS To amend the third sentence in Section 510.70(g) to employee or severe weather problems)." 20.
- To amend Section 510.80(b) to state: 21.

any written notice. Requests for hearings for grievances of issues for which notice has not been sent (e.g., DORS inaction) must be received within 15 days of the date the person knew or should have known, of The request must be received with 15 days of receipt of to an Code the issue being grieved. For grievances relating to available vending facility location (89 Ill. Adm. Co 650.600), the request for a Level I hearing must be made within 5 days of receipt by the grievant of the notice of the selection.

the cross reference in Section 510.80(a) to change the cross CFR 361.48(c)(2) To 34 22.

SERVICES

DEPARTMENT OF REHABILITATION

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

- 34. DORS has modified Section 510.40(b) to include "or a licensed blind vendor", to allow blind vendors the right to decide whether to begin their appeal with a Level I or Level II hearing.
- 35. DORS has modified Section 510.40(e) by deleting "or DORS and agreed to by the other party", in order to accurately express the Department's policies concerning confidentiality.
- 36. Section 510.40(g)(8) and (9) were modified to correct a reference.
- 37. Section 510.60(a) has been added to clarify that this section applies only to VR and HSP clients.
- 38. DORS modified Section 510.70(b)(1) to add the language "and declines to attend the hearing after DORS has made a reasonable attempt to secure his/her attendance," for persons no longer employed by DORS.
- 39. DORS has modified Section 510.70(b)(5) to add, "if the grievant has chosen to have a Level I hearing and then requests a Level II hearing", in order to reflect the fact that in some instances, no Level I hearing will be held.
- 40. Section 510.70(c) has been modified to add the language, "any person as a" to clarify who may be called as a witness by the grievant and DORS.
- 41. Section 510.70(f) has been modified to correct a reference to 510.40(c), and to replace "court reporter" with "record, pursuant to Section 510.90(d)". "Transcription" has also been deleted.
- 42. Section 510.70(j)(2) was modified to delete "a response to" from reference to a party's motion or objection concerning the admissability of evidence.
- 43. Section 510.80(b) has been modified to clarify that, "The request must be received within 15 days of receipt of any written notice", and that the request for a Level I hearing must be made within 5 days of receipt by the grievant of the notice of the selection."

NOTICE OF ADOPTED RULES To amend Section 510.80(d) to add another sentence to state: "If the grievant has notified DORS of his/her

23.

24.

- state: "If the grievant has notified DORS of his/her inability to attend a hearing at the local DORS office, it will be held in the grievant's home."

 To amend Section 510.90(d) to state:

 DORS will make an audio tape recording of the proceedings and will provide one copy of the record to the grievant upon request, at no cost. Upon request by a visually impaired grievant, one copy of either a no cost.
- 25. To amend former Section 510.100(e) which was renumbered to Section 510.100(c) to include a second sentence to state: "This decision is based upon review of the Level I decision, the Level II record, the Hearing Officer's decision, and any additional evidence and arguments submitted by the grievant."
- 26. To amend the Source note to state "peremptory amendment at 11 111. Reg. 6563, effective March 31, 1987;"
- 27. to capitalize the "o" in officer in Section 510.10 under the definition of "Hearing Officer."
- 28. To remove the hyphen from non-written to state nonwritten in Sections 510.10(b)(1) and 510.10(b)(3).
- 29. To place an apostrophe after "DORS" to state "DORS" in Section 510.30(a)(6).
 - Section 510.30(a)(6).

 30. To capitalize the "h, s, and p" to state "Home Services Program" in Section 510.40(f).
- 31. Section 510.10(b)(3) has been modified to include "(receipt is presumed 4 days from the date of postmark or on the day of delivery for hand delivered items)" to clarify the time periods related to communications.
- 32. Section 510.20(i) has been added to specify that dissatisfaction of a client of the Community Services for Visually Handicapped program may be appealed.
- 33. Section 510.30(a)(12) was modified to delete "directly" from the statement that an action taken by DORS which does not affect the grievant may not be appealed.

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- Section 510.80(e)(4) has been modified to change from 10 days to 15 days the number of days from the date of the Level I hearing decision notice. The language, "postmark on" has been replaced with "of receipt". 44.
- DORS has modified Section 510.90(a) to include the procedure required for a Level II request when a Level I hearing has not been held. 45.
- Section 510.90(f) has been modified to add, "with the exception of appeals by licensed blind vendors" in order to reflect DORS' policy for the blind vendors' Level II hearings, which has been added as Section 510.90(g). 46.
- Section 510.100(a) has been modified to state, "The Director may choose to review any Level II decision except for an appeal brought by a licensed blind vendor by issuing a Notice of Intent to Review within 10 days. The scope of such review shall include, but is not limited to, the consistency of the Hearing Officer's finding with applicable law and regulations." 47.
- Section 510.100(c) has been modified to delete "transcript" and "per subsection (c)", which was an incorrect cite. 48.
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will this rule replace an Emergency Rule(s) currently in effect? 13)
- 14) Are there any amendments pending on this Part: No

Illinois Register Citation Proposed Action Section Numbers

- 15) Summary and Purpose of Rule(s):
- Information and answers to questions regarding this adopted rule shall be directed to: 16)

Department of Rehabilitation Services Regulations and Procedures Section Springfield, Illinois 62794-9429 Telephone number: (217) 785-3896 P.O. Box 19429 Ms. Leigh Reed

T.D.D.: (217) 782-5734

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

APPEALS AND HEARINGS PART 510

General Information Section 510.10

What May Be Appealed What May Not Be Appealed

Grievant Rights

DORS' Rights

Service Notice Conduct of Level I 510.30 510.40 510.50 510.60 510.70 510.80 510.90 510.100

and Level II Hearings

Level II Hearings Level I Hearings

Exhaustion of Administrative Remedies Director's Review

AUTHORITY: Implementing Section 3 of "AN ACT in relation to rehabilitation of disabled persons," (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 23, par. 3434(g), and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16) SOURCE: Adopted and codified at 7 Ill. Reg. 5230, effective April 1, 1983; amended at 7 Ill. Reg. 14526, effective October 19, 1983; amended at 9 Ill. Reg. 12325, effective July 30, 1985; peremptory amendment at 11 Ill. Reg. 6563, effective March 31, 1987; Part repealed, new Part adopted at 13 Ill. Reg. 15769 effective September 26, 1989.

General Information Section 510.10

Definitions a)

For the purposes of this Part, the following terms have the following meanings:

"Client" means any individual who has been referred to, applied for, or is receiving services from DORS, and the parent or guardian of the person of a minor or a court appointed guardian of the person of an adult.

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i.e., Mondays through Fridays, excluding established holidays or days on which government offices are closed by order of the Days" unless otherwise specified, means Governor. state

Director" means the Director of DORS

of Rehabilitation Services and does not include any contractor, grantee, nominee agency, or service provider. "DORS" means the Department

by any action or inaction of DORS; is receiving services from DORS; has made application for DORS services; has been denied application for DORS services; has been referred to or has sought services from DORS; has been determined by DORS to have misspent funds, as specified in 89 Ill. Adm. Code 527: Recovery of Misspent Funds; is an aggrieved licensed blind vendor, as specified in 89 Ill. Adm. Code 650: Vending Stand Program for the Blind; or the parent or guardian of the person 'Grievant" means any person who has been aggrieved a minor or a court appointed guardian of the person of an adult.

to conduct the Level I proceeding as set forth in Section 510.80 or an Impartial Hearing Officer "Hearing Officer" means a DORS employee appointed appointed to conduct the Level II proceeding as set forth in Section 510.90. "Inaction" means the failure of DORS to act within 60 days on a client's request for any change in service or upon an application for services.

"Level I hearing" means a hearing at the first set forth in level of appeal by a grievant, as Section 510.80. Level il hearing" means a hearing at the second level of appeal by a grievant, as set forth in Section 510.90.

"Personal representative" means an attorney or other individual designated by a grievant to act on the grievant's behalf in the proceedings contained in this Part, as set forth in subsection (b) (2) of this Section and Section 510.70(h).

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and Rehabilitation Center, the Illinois School for the Deaf, and the Illinois School for the Visually "Schools" means the three schools which are operated by DORS: the Illinois Children's School 'Schools" means [mpaired

purchased by DORS as set forth in 89 Ill. Adm. Code: Chapter IV, Subchapters b, c, d, and e (Vocational Rehabilitation, Vocational Related Programs, Home Services Program and Community "Services" means services provided directly or Services/Illinois Visually Handicapped Institute, respectively) and 89 Ill. Adm. Code 895 (Total Life Planning).

General Provisions â

- pursuant to this Part must be in writing, unless the grievant is unable to communications the grievant is unable to communicate in writing. All nonwritten communications must be documented notices and in the grievant's file Any and all 7
- A personal representative may exercise any right the grievant on the grievant's behalf. A evant may only designate one personal representative at any one time. grievant may 5
- under this Part commence on the date of receipt (receipt is presumed 4 days from the date of postmark or on the day of delivery for hand delivered items) or, if a nonwritten form of communication, on the date of receipt. All time periods related to communications arising 3
- þ Appeals by any party not a "grievant" cannot DORS pursuant to this Part. heard by 4

What May Be Appealed Section 510.20

The following may be appealed under this Part:

- DORS' refusal to provide any service; a
- modification of any service currently provided to the client by DORS, or termination of a service or case closure, unless agreed upon by the client and DORS; Q

REHABILITATION SERVICES

OF

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NOTICE OF ADOPTED RULES

- for ineligible . 1 a determination that a client services; ΰ
- set schools, and DORS issues related to sex equity forth in 89 Ill. Adm. Code 829; ð
- modifications 89 Ill. Adm. refusal of the schools to permit student's records, set forth in 765.60 (a) (1); e
- collection of misspent funds, set forth in 89 Ill. Adm Code 527; f)
- Section defined employees as DORS of inaction 510.10; 6
- dissatisfaction of a blind vendor with any action of DORS arising from the administration of the Vending Stand Program for the Blind; and q
- the Community Services for Visually Handicapped program. dissatisfaction of a client of į,

What May Not Be Appealed 510.30 Section

- The following may not be appealed under this Part: a)
- DORS changes in services or procedures over which exercises no discretion or control; 7
- are procedures which mandated by federal or state law or regulation; or services in changes 5
- not does failure to provide services which DORS provide; 3
- the establishment of, and provisions contained in, an Individualized Educational Program (IEP) and other matters as governed by 89 Ill. Adm. Code: Chapter IV, Subchapter f (Educational Facilities), except as set forth in Section 510.20 (d) and (e); 4
- all recommendations for decisions and procedures for the adjudication of benefits under the federal its authority from the United States Department of Health and Human Services, Social Security Administration, as set forth in 89 Ill. Adm. Code: Chapter IV, Subchapter g (Bureau of Disability Determination Services); Social Security Act which are made by DORS under 2)

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- issues related to the legality of DORS' rules; 6
- Stand under the Vending S as set forth in 89 as set vendor Blind, discipline of a Program for the Adm. Code 650; 7
- student discipline, as set forth in 89 Ill. Adm. Code 827; 8
- set matters concerning the conduct of clients Illinois Visually Handicapped Institute, forth in 89 Ill. Adm. Code 730. Subpart D; 6
- ō as set forth in 89 Ill. evaluation the ţ rehabilitation facilities, DORS findings relating Adm. Code 530. Subpart A; 10)
- a grievance which has already been decided through the appeal process as set forth in this Part; and 11)
- an action taken by DORS which does not affect the grievant (e.g., a client wishing to appeal DORS terminating sponsorship of another client in training for failing to maintain a "C" grade point average, per 89 Ill. Adm. Code 592.80). 12)
- Should a grievant improperly request an appeal and other procedures for appeal are available, DORS will advise the grievant of the proper appeal process. â
- Failure of the grievant to follow procedures as set forth in this Part or failure to request appeals within the specified time frames shall result in dismissal of the appeal except if the failure to follow procedure was a result of DORS failure to provide required notice or information. G

Grievant Rights 510.40 Section

- DORS must make the grievant aware, in a language that is understandable to the grievant, of the right to appeal pursuant to this Part, at the following times or events: a
- upon application for services, 7
- denial of application, nodn 5

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- after the initiation or change of services, 3
- upon termination of a service,

4

- upon closure, 2
- been funds have that determination ø misspent, after 9
- upon enrollment in a DORS school, and 2
- upon entrance into the Vending Stand Program for the Blind. 8
- rehabilitation (VR) program or a licensed blind vendor, a Level I hearing is optional. The person has the right to request that the grievance proceed to Level II, which hearing shall be scheduled within 45 days of of the vocational a client 18 client's request. grievant the a
- The grievant may request an interpreter, either sign (if the grievant is hearing impaired) or language (if the grievant's normally spoken language is other than English), to attend the hearing. A visually impaired grievant may either request a reader to read materials provided by DORS in preparation for the hearing or request that the materials be provided in braille, arge print or audiotape. ΰ
- All meetings with the grievant pursuant to this Part both must occur at a time and location convenient to parties. ਰ
- All proceedings pursuant to this Part are to be confidential and not open to the general public unless requested to be so by the grievant. ê
- If the grievant is a client of the vocational rehabilitation program, (89 Ill. Adm. Code: Chapter IV, Subchapter b), Home Services Program, (89 Ill. Adm. Code: Chapter IV, Subchapter d), Community Services for the Visually Handicapped program, or Illinois Visually Handicapped Institute (89 Ill. Adm. Code: Chapter IV, Subchapter e), DORS must inform the grievant of the right to the assistance of DORS' Client Assistance Program (CAP) in the preparation and presentation of (

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hearing. The grievant must be advised, however, that CAP shall not directly represent the grievant at such a the matters to be heard, at the time of application and referral for services and at service initiation or modification, as well as when the grievant requests a hearing. The grievant must be advised, however, that hearing.

- After a request for a hearing is received by DORS, the grievant will be provided with written notification of his/her right to: <u>б</u>
- review the case file and other related documents; a
- to be represented by a personal representative thas filled an appearance with DORS pursuant Section 510.70(h); 5
- an explanation of the appeal process as set forth in this Part; <u>~</u>
- of this Section (the request must be made within 2 days of being informed of these rights); 4
- which case a review of the case file and any new evidence or information submitted by the grievant will be examined and a decision made based on that review by the Hearing Officer; decline to appear for a Level I or II hearing, in 2
- withdraw the appeal at any time during the process, in which case the grievant cannot request a reopening of the appeal; 9
- a timely and impartial hearing; 2
- pursuant 88 confidentiality of these proceedings, in 89 Ill. Adm. Code 505.10 and subsection (e) above; 8
- forth services, as set Section 510.60 (e); and continuation of 6
- appealed question and to in the action present at the hearing, have DORS employees involved 9

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Section 510.50 DORS' Rights

DORS has the right to:

- a) refuse to hear appeals pursuant to Section 510.30;
- b) have a DORS attorney present at any hearing upon request;
- c) cooperation by the grievant;
- d) publish hearing summaries, with deletions as necessary to ensure confidentiality; and
- e) consolidate for hearing all issues relating to a grievant or to several grievants which arise out of the same set of facts and circumstances.

Section 510.60 Service Notice

- a) This section applies to VR and HSP clients only.
- b) When an individual applies for VR or HSP services from DORS, the individual must be informed that DORS notifies clients whenever it denies, modifies or terminates a service or services, if not mutually agreed upon; and of the right to action within 60 days from request for an application. DORS must send the client a service notice at least 15 days before the effective date of the action.
- c) Any action mutually agreed upon must be so documented in the client's case file.
- d) The service notice must:
- the person to whom the request for the Level I or II hearing must be made (the supervisor of the staff who made the decision being appealed, or if that person was involved in the decision, that person's supervisor);
- 2) outline the action;
- state the basis for the action;
- 4) give the effective date of the action; and

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- 5) inform the client of the right to a Level I hearing in the matter or that if a client of the vocational rehabilitation program chooses, he/she may proceed to Level II, and of the specific means of initiating the hearing.
- change in existing services, the client must also be advised that DORS will continue to provide the disputed services (with the exceptions noted in subsections (f) and (g)) until DORS final decision has been issued or 100 days from the date of the service notice, whichever comes first. The length of time for any delay or continuance caused or requested by DORS or made by mutual agreement, will be added to the 100 day period during which services will continue. Any delays or continuances caused or requested by a grievant will not extend this period.
- f) A service which is the subject of an appeal will not continue if the change is:
- initiated by the client;
- unilaterally initiated by a service provider other than DORS;
- planned or authorized, but not commenced; or
- contraindicated on the basis of medical or psychological information contained in the client's case record.
- g) In no event will a disputed service continue past the planned ending date on the Individualized Written Rehabilitation Program (IWRP).

Section 510.70 Conduct of Level I and Level II Hearings

- a) Procedures set forth in the Civil Practice Lew (Ill. Rev. Stat. 1987, ch. 110, par. 2-101 et seq.) do not apply to the procedures contained in this Part.
- b) All hearings, as set forth in this Part, must be conducted in the following manner:

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- action will be present to testify and can be questioned by the grievant. However, if such person is no longer employed by DORS and declines to attend the hearing after DORS has made a employees directly involved in the contested reasonable attempt to secure his/her attendance, the person most knowledgeable about the case will attend; 1
- a hearing will not be adjourned until the Hearing Officer has received all information agreed upon within the time the parties have agreed to provide 5
- only information bearing directly on the issue under review per Section 510.20 may be introduced from the grievant's case file. The Hearing Officer may not consider any information that has not been made available to the other party; 3
- either party may present additional information and evidence, which must also be made available to the other party; 4
- hearing and then requests a Level II hearing, the Level II hearing shall review only those issues presented by the grievant in the Level I hearing or which are material and related to those the grievant has chosen to have a Level I presented in the Level I hearing; ìf 2
- the following is the order of proceedings: 6
- presentation, argument and disposition of all preliminary motions and matters, æ
- opening statements, æ

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- evidence presented by the grievant, ົວ
- evidence presented by DORS, 6
- both sides, and rebuttal by either or (E
- closing statements

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- The The grievant and DORS may call any person as a witness Hearing Officer may examine any of the witnesses at any time or request additional information from either and conduct examinations and cross-examinations. party. ΰ
- The grievant and DORS may, by stipulation, agree upon any facts or laws involved in the proceeding. The facts stipulated must be considered as evidence in the proceeding. ਰ
 - It is the grievant's responsibility to prove to the Hearing Officer that his/her position is correct, and the grievant shall be so informed prior to the Level I and Level II hearings. 6
- appeals, i.e., interpreter, pursuant to Section 510.40(c), and record, pursuant to Section 510.90(d), but not costs personally incurred by the grievant because of the proceedings, e.g., legal fees, travel, witness costs, and room and board. of DORS will assume all administrative costs £)
- repetitive continuances so that the subject matter of the hearing may be resolved expeditiously. A hearing may for good cause shown (e.g., illness of the grievant, representative, or DORS employee or severe weather problems) be continued once by the Hearing Officer. Notice of the request must be given in writing to the other party and to the Hearing Officer no less than three (3) days prior to the previously scheduled hearing date in the absence of an emergency (e.g., illness of the grievant, representative, or DORS employee or severe weather problems). parties involved in the hearing must 6
- grievant of the appointment of a personal representative by filling, no later than 3 days in advance of a hearing, a notice of appearance stating the personal representative's name, address and telephone number, identifying the grievant represented, and signed by the grievant. Such notice must be accompanied by appropriate consent for the release of confidential information to the personal DORS and the Hearing Officer must be notified by the representative.

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- the DORS staff person who has taken the action being appealed must provide each other and the Hearing Officer with a list of witnesses, copies of documents not in the possession of the other party, and a summary of the evidence which they plan to present at the hearing.
- j) The Hearing Officer has the power to:
- 1) control the conduct of the hearing to prevent irrelevant or immaterial discussion (repetitive discussion or discussion not germane to the issue being appealed);
- 2) rule upon all motions and other matters arising in the course of the hearing, including, but not limited to, a party's motion or objection concerning the admissibility of evidence; and
- 3) require the parties, at any stage of any hearing or after all parties have completed the presentation of their evidence, to present further evidence including, but not limited to, the production of any and all documents, books, papers and accounts the Hearing Officer deems material or relevant to any issue.

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k) Any relevant evidence presented which is of a type commonly relied upon by reasonably prudent individuals may be admissible, i.e, any information not presented in the hearing previously which pertains to the issues raised in the appeal and has been made available to both parties within the agreed upon time.

Section 510.80 Level I Hearings

A grievant who is not satisfied with an action taken by DORS is entitled to a Level I hearing. If a client of the vocational rehabilitation program chooses to have a Level I hearing, this request signifies agreement with an extension of the federally mandated time for a Level II hearing, per 34 CFR 361.48 (c) (2), and the times shall commence on the date the Level II hearing is requested.

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- the request must be received within 15 days of receipt of any written notice. Requests for hearings for grievances of issues for which notice has not been sent (e.g., DORS inaction) must be received within 15 days of the date the person knew, or should have known, of the issue being grieved. For grievances relating to an available vending facility location (89 Ill. Adm. Code 650.600), the request for a Level I hearing must be made within 5 days of receipt by the grievant of the notice of the selection.
- c) The Hearing Officer for a Level I hearing must be the supervisor of the DORS staff person who has taken the action being appealed, or that person's supervisor pursuant to Section 510.60 (d), except for hearings requested to modify school records (89 Ill. Adm. Code 765.60(a)(1)) and to resolve school sex equity issues (89 Ill. Adm. Code 829) which must be heard by the school's superintendent or designee.
- The hearing must be scheduled for between 10 and 15 days of date of receipt of request for hearing. The grievant must be informed in writing by the Hearing Officer, within 5 days of receiving the request, of the date, time, location of the hearing, name and address of the Hearing Officer (for requests for extensions), and of all rights accorded under this Part. If the grievant has notified DORS of his/her inability to attend a hearing at the local DORS office, it will be held in the grievant's home.
- e) Within 10 days after adjournment of the Level I hearing the grievant must be informed of the decision in writing. The decision must contain:
- a statement of the basis upon which the decision was made;
- 2) the applicable laws and policies used;
- the name and address of the DORS Hearings Coordinator; and
- with the decision, a request for a Level II hearing must be received by the Hearings Coordinator within 15 days from the date of receipt of the Level I hearing decision notice.

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Level II Hearings Section 510.90

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- If the grievant is not satisfied with the Level I decision or has chosen not to request a Level I hearing, pursuant to Section 510.40(b), she/he may request a Level II hearing. If the request is for a review of a Level II hearing, it must be received within 15 days from the date of receipt of the Level I hearing decision; if the request is for review of an action where there has not been a Level I hearing, pursuant to Section 510.40(b), it must be received within 15 days from the date the grievant receives notice or should have known of the issues being grieved; or if the request relates to an available vending facility location and there has not been a Level I hearing, it must be made within 5 days of receipt by the grievant of the notice of selection. The request must also: state if the grievant is unable to attend a hearing at the DORS local office, in which case it will be held in misspent funds, the grievant has 35 calendar days from the date of the Level I hearing decision to request a Level II hearing (Section 8 of the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1987, ch. 127, par. the grievant's home, and propose 4 acceptable dates for the hearing which dates shall be within 20 days of the request. However, if the issue involves collection of
- grievant a letter acknowledging the request for a hearing, selecting one of the dates offered by the grievant, affirming the location of the hearing, stating the Hearing Officer's name and address and Within 5 days of receipt of the request for a Level II hearing, the DORS Hearings Coordinator must send the informing the grievant of all rights accorded pursuant Q

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The hearing must be heard by an Impartial Hearing Officer selected by the Hearings Coordinator from the list maintained by him/her. In hearings concerning ΰ

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the Bureau of Hearing Officer student records and sex equity, the of will be the Deputy Director o Rehabilitation Services or designee.

- upon request, at no cost. Upon request by a visually impaired grievant, one copy of either a braille or large print transcript will be provided at no cost. make an audio tape recording of the proceedings and will provide one copy to the grievant willŦ
- The testimony and exhibits constitute the official record of the hearing. е •
- appeals by licensed blind vendors. The decision must state the principal issues and relevant facts brought out at the hearing, the pertinent provisions in law and DORS policy and the State Plan (as appropriate), the reasoning that led to the decision, the provisions for the Director's review as set forth in Section 510.100, and any appeal rights or procedures that may be available. This decision must be sent by Certified Mail, return receipt requested, to the grievant. A Findings of fact and the decision, prepared by the Hearing Officer, will be mailed within 15 days after the adjournment of the hearing, with the exception of copy of the decision will also be sent to the Director and the grievant's representative, if any. Ŧ
- Hearing Officer shall provide the Director with his/her recommendations within 15 days of adjournment of the Level II hearing. The recommendations shall be based upon the record of the hearing, citing applicable provisions in law and policy. The Director shall mail his/her decision to the grievant within 5 days of receiving the Hearing Officer's recommendations. The Director's decision shall state the principal issues and relevant facts brought out at the hearing, pertinent provisions in law and DORS policy, the For appeals initiated by a licensed blind vendor,

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reasoning that led to the decision, the right to appeal per Section 510.110(b), and have a copy of the Hearing Officer's recommendations attached.

Director's Review 510.100 Section

- The Director may choose to review any Level II decision except for an appeal brought by a licensed blind vendor by issuing a Notice of Intent to Review within 10 days. The scope of such review shall include, but is not limited to, the consistency of the Hearing Officer's finding with applicable law and regulations. a
- The DORS Hearings Coordinator and appropriate program staff will review the grievant's case file and the transcript of the Level II hearing, and make a recommendation to the Director regarding a Level II decision which is thought to be: 7
- in violation of constitutional, statutory, regulatory, or written policy; A)
- in excess of the statutory authority of DORS; B
- affected by other error of law, regulation, or written policy; ີວ
- not reasonably supported by the evidence; or â
- characterized by anted exercise of arbitrary, capricious, or characterized abuse of or clearly unwarranted exercise discretion. (E
- necessary, based on the recommendations made in subsection (a)(1) of this Section, the Notice shall be sent to the grievant, who shall be informed of the right to submit additional written the Director determines that a review is 5)

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NOTICE OF ADOPTED RULES

Such additional evidence and arguments must be received evidence and arguments to the Director. within 10 days of receipt of the Notice.

- The Director's decision, citing the findings and grounds, must be mailed within 30 calendar days of the Notice. This decision must be sent by Certified Mail, return receipt requested, to the grievant. Q Q
- The Director may modify, reverse or uphold the Hearing Officer's decision. This decision is based upon review of the Level I decision, the Level II record, and the Hearing Officer's decision, and any additional evidence and arguments submitted by the grievant. ΰ

Exhaustion of Administrative Remedies 510.110 Section

- DORS administrative action becomes final upon the decision of the Director, or, if no such review has been undertaken, 10 days after the Level II Hearing DORS administrative action becomes final upon Officer's decision has been issued. a
- Any further appeal must be made to the courts, except that a vendor in the Vending Stand Program must first file an appeal with the U.S. Department of Education in accordance with the Randolph-Sheppard Act (20 U.S.C. 107 et seq.). q

NOTICE OF ADOPTED RULES

- Total Life Planning Program Heading of the Part: 7
- 89 Ill. Adm. Code 895 Code Citation: 5
- Adopted Action: new section new section section new section section new section section new new Section Numbers: 895.60 895.70 895.40 895.50 895.30 895.20 3
- Statutory Authority: Implementing and authorized by Section 3(b) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434(b)). 4
- September 25, 1989 Effective Date of Rule(s) (Amendments, Repealer): 2
- Does this rulemaking contain an automatic repeal date?

 Yes X No 9
- Does this rule (amendment, repealer) contain incorporations by reference? No 7
- Date Filed in Agency's Principal Office: September 25, 8
- Notice of Proposal Published in Illinois Register 6

13 Ill. Reg. 3310 March 17, 1989, (issue date)

- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? Yes If answer is "yes," please complete the following: 10
- 111 13 August 18, 1989, of Objection: Statement Reg. 13302 B

issue date

- Reg.15127 13 III. 1989 date) 22, issue Sept. Agency Response: B
- Date Agency Response Submitted for Approval to JCAR: August 29, 1989 ົວ

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REHABILITATION SERVICES DEPARTMENT OF

NOTICE OF ADOPTED RULES

- Difference(s) between proposal and final version: Pursuant to agreements made with the Administrative Code Division and the Joint Committee on Administrative Rules, DORS has agreed to make the following changes: 11)
- delete the comma after minor in Section 895.10 under the definition of "Client". 1:
- client's abilities and needs, developing the client's goals and a plan for meeting those goals, and referring the client to the appropriate agencies for the services identified in his/her plan." "TLP" means total life planning (TLP) and consists of evaluating a modify the definition of "TLP" to read: .
- state examples of such assistance in Section communication training, information referral)". 895.20(a) as "(e.g. case management services, <u>.</u>
- an To amend Sections 895.20(b)(1) and (b)(5) to include introductory clause which states "providing assistance" 4
- Code 510 To state "appeal, as set forth in 89 Ill. Adm. Co (Appeals and Hearings)" in Section 895.20(c)(4). ဥ δ.
- et To update the citation to state "(42 U.S.C. 2000d seq. 1987)" in Section 895.20(f). . 9
- To delete "significantly limit or will significantly limit in the future" in former Section 895.40(a)(1) renumbered to 895.40 and state: "result in the client's need for assistance in" 7
- To delete "self-direction" from Section 895.40(a)(1)(E) renumbered to Section 895.40. œ
- To delete Section 895.40(a)(2) as eligibility is established by the need for assistance in two or more areas in old subsection (a)(1) renumbered to Section 6
- needs assessment areas in new Section 895.50(a)(1-10) to state: the place examples after each of 5 F 10.
- Specialist shall determine the client's needs through an assessment of the following: The a)

NOTICE OF ADOPTED RULES

- medical condition and treatment (e.g., degree of visual impairment and hearing loss, orthopedic impairments, diabetes or kidney disorder),
- communication skills (e.g., client lacks fluency in major mode of communication such as braille or sign language, or client has no form of communication),
- 3) socialization skills (e.g., client has inability to relate with others),
- 4) behavior skills (e.g., client has behavior disorders or lacks self-control),
- academic skills (e.g., client lacks reading or writing skills),
- 6) vocational skills (e.g., client is not punctual or is unable to follow an employer's instructions),
- 7) mobility skills (e.g., client is unable to travel independently in the home or client is unable to travel independently outside the home),
- 4) daily living skills (e.g., client is unable to independently perform housekeeping chores, prepare foods, perform personal hygiene tasks),
- leisure/recreational skills (e.g., client is unable to independently choose recreational activities or client lacks access to recreational activities), and
- 10) inability to obtain and utilize services from other public and private agencies (due to lack of communication skills, lack of transportation or inaccessibility of agencies or services).
- 11. To amend Section 895.50(a)(1) renumbered to 895.50(b)(1) to state how acceptable objectives are developed as "b) Based upon the client's needs assessment described in subsection (a), the TLP staff

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and client will develop a TLP Service Program. The Program shall: 1) outline the objectives developed to address the areas of need determined by the results of the needs assessment to make the client more independent."

- 12. To amend Section 895.50(a)(2) renumbered to 895.50(b)(2) to state examples of the types of client activities and TLP specialist activities which could be conducted to meet program objectives as:
- contain activities of the client, (e.g., attend Helen Keller National Center for Communication Training, purchase communication equipment, or be counseled) and the TLP specialist (e.g., refer client for housing, train employers in communication skills, arrange for transportation, provide technical assistance to counselors in vocational rehabilitation cases, or refer client for orientation and mobility training) which are necessary to meet those objectives.
- 13. To amend Section 895.60 to state:
- a) An annual review of the client's TLP Service Program will be conducted by the TLP Specialist and the client to determine:
- which activities have been completed,
- 2) which objectives have been met, and
- whether any new activities or objectives need to be added.
- b) The annual review must be signed by the client.
- To add "of 1970" following "The Illinois Constitution" in Section 895.20(f).
- 15. To correct margins and identations in several sections.
 - 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? No

15798

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

- 8 amendments pending on this Part: 14) Are there
- them in maximizing their independence. The program consists of evaluating an individual's abilities and needs, developing the individual's goals and a plan for meeting those goals, and referring the individual to the appropriate agencies for the services identified in his or her plan. Illinois Register Citation This rulemaking proposes a Summary and Purpose of Rule(s): This rulemaking proposes program of services for deaf-blind individuals to assist Proposed Action Section Numbers 15)
- Information and answers to questions regarding this adopted rule shall be directed to: 16)

Department of Rehabilitation Services Regulations and Procedures Section Springfield, Illinois 62794-9429 Ms. Leigh Reed

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

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NOTICE OF ADOPTED RULES

DEPARTMENT OF REHABILITATION SERVICES SUBCHAPTER h: MISCELLANEOUS PROGRAMS SOCIAL SERVICES TITLE 89: CHAPTER IV:

TOTAL LIFE PLANNING PROGRAM

General Provisions Application Eligibility 895.30 895.40 895.50 895.60 895.10 895.20

Service Program Annual Review Closure AUTHORITY: Implementing and authorized by Section 3(b) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434(b)).

15793 Adopted at 13 Ill. Reg. effective Sept. 25, 1989

Definitions Section 895.10

referred to, applied for, or is receiving TLP services. "Client" means an individual, or the parent of a minor or legal guardian of an individual who has been or legal

"TLP" means total life planning (TLP) and consists of evaluating a client's abilities and needs, developing the client's goals and a plan for meeting those goals, and referring the client to the appropriate agencies for the services identified in his/her plan.

General Provisions Section 895.20

Purpose a

deaf-blind clients with assistance (e.g., case management services, communication training, information referral) in achieving the goal of maximum functioning in life management activities by evaluating clients, needs and assisting the clients in obtaining community integration, productivity, and independence of people who are deaf-blind. The TLP Program provides The purpose of the TLP Program is to further the the resources necessary to meet those needs.

NOTICE OF ADOPTED RULES

Client Responsibilities

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Clients are expected to cooperate with the TLP staff

- providing assistance in determining eligibility, meeting the responsibilities specified in the clients' TLP Service Programs, 3
- carrying out medical and other professional keeping appointments, 33
- providing assistance in completing annual TLP instructions, and 2)
- Client Rights ς c

reviews.

Clients have the right to:

- terminate TLP services at any time,
- discuss any problem or complaint about their TLP apply for TLP services at any time, 351
 - (Appeals and Hearings), any decision concerning eligibility, service provision, or closure. Programs at any time, and appeal, as set forth in 89 Ill. Adm. Code 510 4)

Confidentiality ਰ

TLP clients' records are confidential and subject to the rules contained in 89 Ill. Adm. Code 505 (Confidentiality of Information).

Documentation of Guardianship e TLP staff will request a copy of proof of legal guardianship of a client. The copy will be kept in the client's case file.

Non-Discrimination Compliance (j In compliance with the Illinois Human Rights Act (Ill. Rev. Stat. 1987, ch. 68, pars. 1-101 et seq.), the Illinois Constitution of 1970, the U.S. Civil Rights Act of 1964 (42 U.S.C. 2000d et seq. 1987), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), Nondiscrimination on the Basis of Handicap in Programs and Activities Receiving or Benefiting from Federal

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NOTICE OF ADOPTED RULES

in admission or access to, or treatment or employment in, Financial Assistance, (34 CFR 104), and the U.S. Constitution, the TLP Program will not discriminate TLP programs or services.

Application Section 895.30

The TLP Program requires that an application for services be signed by the client before a determination of eligibility for TLP services begins.

Eligibility Section 895.40

To be eligible for TLP services, a client must have documented visual and hearing impairments which result in the client's need for assistance in two or more of the following:

- education,
- mobility,
- communication,
 - self-care,
- social and vocational planning, and # G G G G G
 - recreation (leisure activity).

Service Program Section 895.50

- The TLP Specialist shall determine the client's needs through an assessment of the following: a
- medical condition and treatment (e.g., degree of visual impairment and hearing loss, orthopedic 7
- communication skills (e.g., client lacks fluency in major mode of communication such as braille or impairments, diabetes or kidney disorder), sign language, or client has no form of 5
 - socialization skills (e.g., client has inability to relate with others), communication), 3
 - behavior skills (e.g., client has behavior disorders or lacks self-control), 4)
- academic skills (e.g., client lacks reading or 2
- writing skills), vocational skills (e.g., client is not punctual or is unable to follow an employer's instructions), 9
 - mobility skills (e.g., client is unable to travel independently in the home or client is unable to travel independently outside the home), 2

NOTICE OF ADOPTED RULES

- 8) daily living skills (e.g., client is unable to independently perform housekeeping chores, prepare foods, perform personal hygiene tasks),
 - 100s, perform forsonal mysteme cases), leisure/recreational skills (e.g., client is unable to independently choose recreational activities or client lacks access to recreational activities), and
- 10) inability to obtain and utilize services from other public and private agencies (due to lack of communication skills, lack of transportation or inaccessibility of agencies or services).
- b) Based upon the client's needs assessment described in subsection (a), the TLP staff and client will develop a TLP Service Program. The Program shall:
- outline the objectives developed to address the areas of need determined by the results of the needs assessment to make the client more independent,
- contain activities of the client, (e.g., attend Helen Keller National Center for Communication Training, purchase communication equipment, or be counseled) and the TLP Specialist (e.g., refer client for housing, train employers in communication skills, arrange for transportation, provide technical assistance to counselors in vocational rehabilitation cases, or refer client for orientation and mobility training) which are
 - necessary to meet those objectives,

 identify the person or agency responsible for
 - providing the activity, and establish time frames for completion of each activity.
- c) Each Program shall include client comments and must be signed by the client.

Section 895.60 Annual Review

- a) An annual review of the client's TLP Service Program will be conducted by the TLP Specialist and the client to determine:
- 1) which activities have been completed,
- 2) which objectives have been met, and

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- whether any new activities or objectives need to be added.
- b) The annual review must be signed by the client.

Section 895.70 Closure

TLP cases will be closed when:

- a) the client dies,
 b) the client requests in writing that the case be closed,
- c) the client moves out of state.

NOTICE OF ADOPTED AMENDMENT(S)

- 92 Ill. Adm. Code 1001 Code Citation: 2)

The Heading of the Part: Procedures and Standards

1)

Adopted Action:	Amendment	Anendment	Amendment																							
3) Section numbers:	1001.30	1001,50	1001.60	1001.70	1001.100	1001.110	1001.210	1001.220	1001.230	1001.240	1001.250	1001.260	1001.300	1001.320	1001.330	1001.340	1001.360	1001.400	1001.410	1001.420	1001.430	1001.440	1001.450	1001.460	1001.470	1001.480

6-205, 6-206, and 6-108 and authorized by Sections 2-103, 2-104 of the Illinois Vehicle Code (II1. Rev. Stat. 1987, ch. 95 1/2, pars. 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, 2-118). Subpart B implementing Chapter 7 and authorized by Sections 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101 of the Illinois Vehicle Code (II1. Rev. Stat. 1987, Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, pars. 2-103, 2-104, 6-205(c), and 6-206(c)(3)). Subpart D authorized by Section 2-104 of the Illinois Vehicle Code and implementing Sections 6-103, 6-205(c), 6-206(c)(3) and 6-208 of the Illinois Vehicle Code (III. Rev. Stat. 1988, ch. 95 1/2, pars. 2-104, 6-103, 6-205(c), 6-206(c)(3) and 6-208). authorized by Sections 2-103 and 2-104 of Chapter 95 1/2 of the Illinois ch. 95 1/2, pars. 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114 and 7-101). Subpart C implementing Sections 6-205(c) and 6-206(c)(3) and Subpart A implementing Sections 2-113, 2-118, Statutory Authority:

4)

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

- Effective Date of Amendment: October 1, 1989
- Does this rulemaking contain an automatic repeal date? (9
- 8 amendment contain incorporations by reference? Does this ~
- 1989 Date Filed in Agency's Principal Office: October 3)
- Notice of Proposal Published in Illinois Register: 6

May 12, 1989 - 13 Ill. Reg. 7229

- 8 N Has JCAR issued a Statement of Objections to these amendments? 10)
- Differences between proposal and final version: 11)
- In Section 1001.30(a), added the statutory citation to the Supreme Court rule: (Ill. Rev. Stat. 1987, ch. 110A, par. 711).
- In Section 1001.30(b), deleted the heading to subsection ۲,
- Illinois Vehicle Code (Code) (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 2-114, 218(a) and (b), and 3-402(B)(7)(a) and (b)) upon the Respondent. In Section 1001.70(a), rewrote the last four lines as follows: "... in accordance with Section 2-114, within the time limitation contained applicable, of the Illinois Vehicle Title and Registration of the in Sections 2-118(a) and (b) and 3-402(B)(7)(a) and (b), as ω,
- In Section 1001.100(s)(2) corrected the title of the Act to "AN ACT concerning fees and salaries, and to classify the several counties of this state with reference thereto". 4.
- In Section 1001.110(f), added the statutory citation to this Act n)
- 'n In Section 1001.210, in the definition o f"Petitioner", changed line 3 the word "Paragraphs" to "Sections." ė.
- the last line. The closing parenthesis already appears following the In Section 1001.230(f), deleted the parenthesis following "11-201 in 7.
- In Section 1001.300, line 12, added "of the Code" following the last Section specified. In addition, in line 13, changed "these Rules" to "this Part" to maintain consistency of terminology within the Illinois Administrative Code. ω ω
- In Section 1001.360(a), deleted the statutory citation. ٠ 6

NOTICE OF ADOPTED AMENDMENT(S)

- In Section 1001.360(a), line 8, changed "these Rules" to "this Part" 30.
- In Section 1001.410, in the definition of "Alcohol and Drug Evaluation (Update)" added the word "Section" in front of the section number in line 3. 11.
- t In Section 1001.430(f), changed "Sections 1001.430(b) and (c)" subsections (b) and (c)'. 12.
- In Section 1001.440(a)(5), added a period in the Code citation where we are deleting the comma 13.
- Section 1001.440(a)(6)(B), last two lines, changed "92 Ill. Adm. Code 1001.440(a)(1)" to "subsection (a)(1)". In 14.
- In Section 1001.440(h) deleted the parenthesis on the left hand side of each of the second level subsections. 15.
- In Section 1001.440(j), changed "These rules apply" to "This Part applies". 16.
- In Section 1001.460(d), added the word "Illinois" at the beginning of the title of the Act in line 4. Also added a statutory citation to this Act. 17.
- Added the following text in the definition of "Support/Recovery Program" in Section 1001.410 after the word "report". 18.
- Adm. Code In Section 1001.440(a)(6)(B) added "(77 Ill. 2056.305(a)(2)(C))" after the word "update". 19.
- In the Authority Note we show that paragraphs 6-205, 6-206 and 6-208 of the Illinois Vehicle Code are derived from the 1988 Supplement to the Illinois Revised Statutes, rather than the 1987 edition. 20.
- Added the following text to Section 1001.110(f): "(Ill. Rev. Stat. 1987, ch. 110, pars. 3-101 et seq.)." 21.
- Deleted "1001.210 from Section 1001.100(s)(2). 22.
- Changed "prceeding" in Sections 1001.420(n) and 1001.430(e) to "preceding." 23.
- Showed the dash following "alcohol in Section 1001.440(a)(5) as being 24.
- Added "of" after "number" in Section 1001.440(i)(2) 25.

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NOTICE OF ADOPTED AMENDMENT(S)

- Deleted the colon after "group therapy" in Section 1001.440(i)(3). 26.
- Have all the changes agreed upon by the agency and JCAR been made indicated in the agreement letter issued by JCAR? 12)
- Will these amendments replace an emergency rule amendment currently in effect? 13)
- Are there any amendments pending on this Part? 14)

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Summary and Purpose of Amendments: 15)

of the definition of employment, established requirement for a alcohol/drug "Support/Recovery Program", defined court ordered community service as part changes and changes in the rules of other agencies which impact upon these the amendments are adopted so the rules may be consistent with statutory preliminary finding procedure in Safety Responsibility hearings; weight of reports and provides conditions for cancelling restricted driving permits. Region 17 to hear informal drivers license cases, added a definition of "Alcohol and Drug Evaluation (update)" and "DASA", deleted the definition rechnical rules of evidence, official notice, requests to withdraw from a evaluation where evidence indicates alcohol and/or drugs were a factor in various types of evidence in Safety Responsibility hearings; established of "Countermeasure", modified the definition of "Employment", modified six month period; provides additional guidelines for treatment summary application process, transfer of a hearing to another hearing officer, classifications to be consistent with DASA, modified the definition of monthly AA letters when twelve month abstinence requirement is waived treatment providers to be licensed by DASA; establishes a requirement traffic violations and accidents; requires DUI alcohol evaluators and hearing; rules of evidence for Safety Responsibility hearings; the rules. Many changes are simply improved wording and corrections. following areas reflect some change in procedures: Out-of-state definition of evaluator, modified the definitions of alcohol These

Information and questions regarding these adopted amendments shall be directed to: 16)

62706 Counsel to the Secretary 298 Centennial Building Springfield, Illinois (217)785-3094 The full text of the Adopted Amendments begins on the next page:

NOTICE OF ADOPTED AMENDENTS

TRANSPORTATION TITLE 92:

CHAPTER II: SECRETARY OF STATE

PROCEDURES AND STANDARDS PART 1003

SUBPART A: FORMAL ADMINISTRATIVE HEARINGS

Commencement of Actions; Notice of Hearing Conduct of Formal Hearings Substitution of Parties Appearance of Attorney Special Appearance Record of Hearings Right to Counsel Form of Papers Applicability Definitions Invalidity Motions Orders 1001.90 1001.100 1001.120 1001.130 1001.110 1001.50 1001.10 1001.201001.70 1001.80 1001.30 1001.40

SUBPART B: ILLINOIS SAFETY RESPONSIBILITY HEARINGS

Notice; Locations; Procedures; Record Decisions and Orders Rules of Evidence Sccpe of Hearings Judicial Review Applicability Definitions Rehearings Hearings: 1001.240 1001.250 1001.260 1001.270 1001.280 1001.200 1001.210 1001.220 1001.230

Invalidity

SUBPART C: RULES ON THE CONDUCT OF INFORMAL HEARINGS IN DRIVERS LICENSE SUSPENSIONS AND REVOCATIONS

Duties and Responsibilities Right to Representation Location of Hearings Records and Reports Applicability Definitions Invalidity Decisions 1001.300 1001.310 1001.330 1001.340 1001.350 1001.320 1001.360 Section

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NOTICE OF ADOPTED AMENDENTS

SUBPART D: STANDARDS FOR THE GRANTING OF RESTRICTED DRIVING PERHITS, REINSTATEMENT, AND THE TERMINATION OF CANCELLATIONS OF DRIVING PRIVILEGES BY THE OFFICE OF THE SECRETARY OF STATE

Applicability Definitions 1001.400 1001.410

General Provisions Relating to the Issuance of Restricted Driving Permits 1001.420

Revocation 1001.430

General Provisions for Reinstatement of Driving Privileges after Provisions for Alcohol and Drug Related Revocations, Suspen-

1001.440

sions, and Cancellations, and Denials

New Hearings 1001.450

Requests for Modification of Revocations and Suspensions 1001.460

Renewal, Correction and Cancellation of RDP's Unsatisfied Judgements Suspensions 1001.470 1001.480

Invalidity 1001.490

(111. Rev. Stat. 1985 1987, ch. 954, pars. 2-103, 2-104, 2-106, 2-107. 2-108, 2-113, 2-114, 2-118). Subpart B implementing Chapter 7 and authorized by Sections 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101 of the Illinois Vehicle Code (II1. Rev. Stat. 1985 1987, ch. 954, pars. 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, and authorized by Sections 6-205(c) and 6-206(3) and authorized by Sections 2-103 and 2-104 of Chapter 954 of the Illinois Vehicle Code (II1. Rev. Stat. 1985 1987, ch. 954 pars. 2-103, 2-104, 6-205(c), and 6-206(c)3). Subpart D authorized by Section 2-104, of the Illinois Vehicle Code and implementing Sections 6-103, 6-205(c), AUTHORITY: Subpart A implementing Sections 2-113, 2-118, 6-205, 6-206, and 6-108 and authorized by Sections 2-103, 2-104 of the Illinois Vehicle Code

6-206(c)3, and 6-208 of the Illinois Vehicle Code (Ill. Rev. Stat. 1985 1988 ch.95½, pars. 2-104, 6-103, 6-205(c), 6-206(c)3, and 6-208). SOURCE: Adopted and codified at 7 III. Reg. 7501, effective June 17, 1983; amended at 8 III. Reg. 4220, effective April 1, 1984; emergency amendment at 9 III. Reg. 17030, effective October 18, 1985, for a maximum of 150 days; amended at 10 III. Reg. 4558, effective March 18, 1986; amended at 11 III. Reg. 17844, effective October 15, 1987; amended at 13 III. Reg. 15803. effective October 1, 1989

NOTE: Capitalization denotes Statutory language.

SUBPART A: FORMAL ADMINISTRATIVE HEARINGS

Section 1001.30 Right to Counsel

Any party may appear and be heard through an attorney at law licensed to practice in the State of Illinois: and any law student a)

NOTICE OF ADOPTED AMENDENTS

licensed under Supreme Court Rule 711. (III. Rev. Stat. 1987, ch. 110A, par. 711).

- Attorneys admitted to practice in states other than the State of Illinois may appear and be heard by special leave of the Hearing Officer appointed to conduct the hearing, upon the attorney's verbal representations or written documentation as to the attorney's admittance. 7
- A natural person may appear and be heard on his or her own 7
- appear and present evidence by any bona fide officer, employee, or reprepartnership may or association, A corporation, 3
- Only an attorney properly licensed or sny law student licensed under Supreme Court Rule 711 shall represent anyone else in any hearing in any matter involving the exercise of legal skill or knowledge. <u>a</u>

The standards of conduct shall be the same as before the Courts of-the-State of Illinois.

15803, effective October 1, 1989 Amended at 13 Ill. Reg. (Source:

Section 1001.50 Special Appearance

either in person or by an attorney for the limited purpose of objecting to jurisdiction. Every appearance not expressly designated a special appearance shall be deemed to be a general appearance. If the reasons for objecting to determination of any issue of fact in connection with the objection is a Prior to filing sny other pleading or motion, a special appearance may be made jurisdiction are not apparent from the papers on file in the proceeding, the ruling upon any objection at any hearing, the Hesring Officer may consider determinstion of the merits of the case or any aspect thereof. A ruling If the Hesring Officer sustains the objection, an appropriate ruling shall be entered of record. Error in ruling special appearance shall be supported by affidsvit setting forth the reasona. all matters apparent from the papers on file, affidavits aubmitted by any adverse to the movant does not preclude the making of any motion or defense against the objection is not waived by the objector's taking part in further party, and any other evidence adduced upon disputed issues of fact. which might otherwise have been made.

Source: Amended at 13111. Reg. 15803, effective October 1, 1989

Section 1001.60 Substitution of Parties

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NOTICE OF ADOPTED AMENDRATS

A Hearing Officer shall, upon motion, when proper in cases in which a party has died, reaigned, been moved or otherwise succeeded to the interest of a previously named party rule on a request for the substitution of parties.

(Source: Amended at 13 111. Reg. 15803, effective October 1, 1989

Section 1001.70 Commencement of Actions; Notice of Hearing

- 3-402(B)(7) (a) and (b)) 1-199-et-seq:)-(the-Gode) upon the Respondent. and 3-402(B)(7)(a) and (b), as applicable, of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Gode (Gode) (Ill. A contested case is commenced by the Office, either after the written request of the Applicant or on the Office's initiative, by service of a Notice of Hearing in sccordsnce with Section 2-114, Rev. Stat. 1985 1987, ch. 95 1/2, pars. 2-114, 2-118(a) and (b), and within the time limitation contained in Sections 2-118(a) and (b) а
- The Notice of Hearing shall include: <u>a</u>
- addresses of all known parties, Petitioner and Respondent, including the department initiating said hearing; The names and 7
- Whether the hearing is at the request of the Petitioner or Applicant; 7
- The time, date and place of hearing; 3

4) --- The -name -of -the -Hearing-Officer;

- where appropriate, Respondent; the time, date and place each provision, if any, alleged to have been violated or otherwise involved in the proceeding; and the relief sought by the conclusions of law or a mere recitation in the words of the statute) alleging the sct or scts done by each Petitioner or, such act was done or a short and concise statement of the matters asserted; and the rule, statute, or constitutional A short and concise statement of facts, (as distinguished petitioning party; **2**(
- A concise statement to each party that: 65)
- Such party may be represented by legal counsel; may present evidence; may cross-examine witnesses and otherwise participate in the hearing. A)
- Failure to so appear shall constitute a default, unless such party has, upon due notice to other parties, moved for and obtained a continuance from the Hearing Officer. **A**

NOTICE OF ADOPTED AMENDENTS

Delivery of notice to the designated representative of party constitutes service upon said party. 6

Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

Section 1001.100 Conduct of Formal Hearings

a)

- affidavit, which provides the information otherwise required by the Illinois Secretary of State (the Secretary) at a Formal Hearing. public. Pursuant to statute, Formal Hearings shall be conducted in Springfield, Chicagó, Hillside or Mt. Vernon, rexeept-that Petitioners who have permanently relocated outside of the State of Illinois Illinois for a Formal Hearing, provided he/she Such application shall be deemed to walves-their his/her right to appearance; waives their right to representation; and Out of state applicants must submits at a minimum all documentation and information required by Subpart D herein, and as well as a sworn, out-of-state Petitioner's However, -oOut-of-state Petitioners who reside within 30 miles of the and Petitioners who are still residents but are outside the State of tary service) may make written application in lieu of returning to Illinois border shall be required to attend a Mhearing in person, unless the Petitioner shows good cause for not being able to attend Good cause is shown when it is demonstrated through a written statement that the Petitioner is-prohibited-by cannot attend a Formal Hearing in person due to economic, physical, or mental restraints-from attendingmedical reasons. Mere inconvenience does Illinois for 30 days or more due to employment reasons (e.g. mili-All hearings conducted in any proceeding shall be open not constitute good cause.
- Every hearing shall be presided over by a Hearing Officer duly appointed by the Secretary. The Secretary shall also appoint a representative to appear and participate in said hearing on his/her behalf. Prior to the taking of evidence, the Petitioner/Respondent request disqualification of the Hearing Officer by making a motion on the record for same, stating the specific grounds upon the hearing will proceed, or the Petitioner may withdraw from the Hhearing. If the motion is granted, the case shall be transferred to another Hearing Officer for a same-day hearing on the same day if possible. If it is not possible to schedule a hearing on the same day, a new hearing date will shall be established scheduled and a new Hearing Officer shall be assigned by the Secretary. The Hearing which it is alleged that a fair and impartial hearing cannot be Hearing Officer will rule upon the motion. If the motion is denied, Officer shall have authority to conduct the hearing, to rule on all motions, to administer oaths, to subpoena witnesses or documents at the request of any party, to examine witnesses, and to rule upon the afforded the Petitioner/Respondent by the Hearing Officer. 9

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDENTS

admissibility of testimony and evidence.

- evidence may be admitted if it is the sort of evidence relied upon by reasonably prudent people in the conduct of their affairs; dence over objections in civil or criminal actions shall not be a The technical rules of evidence shall not apply. Any relevant regardless-of-tThe existence of any common law or statutory exclu-The rules immaterial and or unduly repetitious evidence shaff may be excluded Objections to evidentiary offers may be made and Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, any part of the evidence may be received in written form. Subject to the evidentiary requirements of this subsection, a party may sionary rule which might make improper the admission of such eviof privilege shall be followed to the same extent that they are now Any party may make an offer of proof following an adverse evidenticonduct cross-examination required for a full and fair disclosure of shall be noted in the record, and ruled upon by the Hearing Officer. Irrelevant, bar to the admissibility of otherwise relevant evidence. or hereafter may be recognized in civil actions. upon objection. the facts. ်
- knowledge. Parties shall be notified either before or during the hearing, or by reference in preliminary reports or otherwise, of the material noticed, including staff memoranda and data, and they shall Official Nnotice may be taken of past hearings and any matter of official notice may be taken of generally recognized agency's specialized Department's and the Hearing Officer's experience, technical competence and specialized knowledge may be utilized in the evaluation of which the Circuit Courts of Illinois may take judicial notice. be afforded an opportunity to contest the material so noticed. or scientific facts within the the evidence. addition, technical P
- Upon written request, made; at least ten (10) business days prior to the hearing, a party shall furnish to other parties a list of the names and addresses of prospective witnesses, or furnish written answers to a written demand for a bill or particulars. (e)
- inspect any relevant documents in the possession of or under the motion made at least ten (10) business days prior to the hearing, to any other party and to interview parties or persons having knowledge of relevant facts, subject to any statutory or constitutional privileges. Interviews of persons and inspection of Any party or his representative shall have the right, upon written documents shall be at times and places reasonable for the parsons and for the custodian of the document. of control (j

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Oral evidence shall be tsken only on oath or affirmation.

8

- The facts stipulated shall be considered as evidence in Parties may agree by stipulation upon any facts involved in the hearing. hesring. 7
- examine witnesses on any matter relevant to the issues, even though to the Hearing Officer assigned to the case for subpoenss duces tecum shall specify the books, papers, and documents desired to be Each party shall have the right to request the subpoena of and to that matter was not covered in the direct examination. Applications call and to examine witnesses; to introduce exhibits and to crossproduced. 7
- A party may serve on any other party s written request for the admission by the latter of the truth of any specified relevant fact set forth in the request or for the sdmission of genuineness of any Copies of the documents shall be served with the request unless copies have already relevant documents described in the request. been furnished. 7
- parties to make opening statements. Opening statements may not be made at any other time, except in the discretion of the Hearing Upon the closing of the hearing each party msy make a Upon the opening of the hearing, the Hesring Officer shall allow the of the Hearing Officer, incorporating arguments of fact and law. A written brief may be required when the facts and issues are deemed complicated by the Hearing Officer, and there is a need for the parties to plesd their cases in writing for the record. closing statement orally and/or by written brief at the discretion Officer. 2
- witness may be exsmined by the party calling him as if under crossexsminstion. The party calling an occurrence witness may, upon showing that he called the witness in good faith but is surprised by thereby, but may rebut the testimony thus given and may impeach the witness by proof of prior inconsistent ststements. If the Hearing Officer determines that a witness is hostile or unwilling, the In the hearing of any case, sny party or his agent may be called and examined as if under cross-examination at the instance of sny adverse party. The <u>A</u> party calling for the exsmination is not bound his testimony, impeach the witness by proof of prior inconsistent 7
- to appear in person; to be represented by counsel. If a party does not testify in his own behalf, he may be called by the Secretary of State's representative and examined as if under cross-examination. Each party shall have the right to rebut the evidence against him; Ê

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- reasonable notice to other parties, any party, including the Department, may cause at his or its expense a deposition of any witness to witness being out of state or similar factors). The deposition shall be taken in the manner provided by 1sw for evidence depositions in civil actions in the Circuit Courts of Illinois. Any party may direct written interrogatories to sny other party. Interrogstories must be restricted to the subject matter of the case, to Officer who shall rule on the objection or refusal. Answers shall be sworn. If an answer to sn interrogatory msy be obtained from be taken for use as evidence in a contested case (for example, when the witness is not available due to distance, time, cost to the party using the testimony, sickness, infirmity, imprisonment, the avoid undue detail, and to svoid the imposition of any unnecessary burden or expense on the answering party. Written interrogatories shall be served on the opposing party no 1ster than fifteen (15) Objection to answers or refusals to answer shall be heard on motion at the hearing before the Hearing documents in the possession or control of the party on whom the interrogatories were served, it shall be a sufficient answer to specify the documents and make them svsilable to the inquiring party order of the Hearing Officer, for good cause shown, to inspect and copy at the asking party's expense. business days before the hearing. <u>-</u>
- At the conference, the parties, or their representatives shall sppear as the Hesring Officer directs, to-consider: Matters which may be considered at s At the request of any party or upon his own motion, the Hearing prehearing conference include, but are not limited to: Officer may call a prehearing conference. ି
- The simplification of the issues; 7
- Amendments to the grounds for action; 2
- The possibility of obtaining sdmissions and stipulations of fact and of documents which will avoid unnecessary proof; 3
- The limitation of the number of expert witnesses; 7
- Any other matters which may sid in the disposition of the contested case. 3
- shall enter an order which recites any action taken, any agreements made by the parties as to any of the matters considered, and the Upon the conclusion of a prehearing conference, the Hesring Officer issue to be heard. <u>a</u>
- The burden of proof is upon the Applicant for any relief in a hearing. The standard of proof is the preponderance of the evidence 6

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unless otherwise provided for in Subpart D.

- All exhibits for any party shall be clearly marked for identification and as admitted into evidence by the Hearing Officer. r)
- Report of Proceedings. s)
- tions, remarks of Hearing Officer and of parties and/or their hearing, an electronic recording device or a qualified court for the purpose of making a permanent and complete evidence admitted or The Department shall, at its expense, have present at each tendered and not admitted, testimony, offer of proof, objecrepresentatives, all rulings of Hearing Officers. report of the proceedings, to-wit: 1
- Upon request and at his own expense any party may have a copy of said report of proceedings, from said court reporter, or transcribed from the electronic device by the Department at the statutory rate as set forth in Section 10 of "AN ACT concerning fee and salaries, and to classify the several counties of the this state with reference thereto" (III. Rev. Stat. 1985 1987, ch. 53, par. 24) and 2 III. Adm. Code 551.150, or the cost of an audio tape plus mailing. 5
- A request for to continueance of or withdraw a hearing request is directed to the sound discretion of the Hearing Officer to whom the case has been assigned for hearing. Such Either request may be granted, for good cause shown, provided the request is received by the Department not less than five (5) days prior to the hearing date unless good cause is shown within the five days or during the hearing due to the need for new evidence, sudden unavailability of request prior to the Hearing shall be in writing and shall set forth the grounds alloged therefore. "Good cause" is shown when a Petitioner or Respondent demonstrates a real and compelling need for "A real and compelling need" includes, but is not limited to, service in the armed forces, serious illness, family death, or act of God, relating to either party or that party's er/Respondent will be considered unless the attorney shall have No request by any attorney on behalf of a Petitionfiled a written notice of appearance as provided in Section 1001.40. counsel, sudden illness of a party, or similar reasons. additional time. attorney. (
- Petitioner is not prepared to go forward after the first continuance days from the prior hearing date at which time the hearing shall when granted, shall state a date certain, not more than sixty (60) No Formal Hearing shall be continued "generally". A continuance, Repeated continuances will not be granted. a request to withdraw should be submitted. 'n

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- for hearing impaired providing a language interpreter, however, is the responsibility of the Patitioner/Re-Petitioners/Respondents who wish to testify; interpreter Secretary will provide an ~
- evidence. A request to withdraw from a hearing which in the Hearing Officer's judgment is based upon surprise of evidence presented or The party requesting the hearing may withdraw-the request withdrawal Should the party request another hearing, it must be done in writing from the hearing at any time up to the conclusion of the taking of Upon withdrawal, the reand the case dismissed. and it will be treated as any other request for hearing. quested relief will not be considered adverse evidence shall not be granted. Section 1001.70). 3

Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

Section 1001,110 Orders

- The Department shall prepare a written order for all final determinations, which shall include the Findings of Fact, Conclusions of Law, Recommendations of the Hearing Officer, and the Order of the a)
- The Hearing Officer shall prepare the Findings of Fact, Conclusions The Findings of Fact and Conclusions of Law must be stated separately. of Law, and Recommendations to the Secretary. 9
- The Order of the Secretary of State shall be the decision of the Office upon the application for relief. ં
- tions, and the Order within the statutory time limit but in no case The Department shall notify all parties and their agents personally or by mail of the Findings of Fact, Conclusions of Law, Recommendamore than 180 days of the date of the hearing's conclusion. p
- \underline{An} Orders of Default shall be entered against the \underline{a} Petitioner or Respondent, as-the-case-may-be;-where-the-Petitioner-or-Respondent \underline{who} fails to appear for the \underline{a} hearing at the scheduled time and has failed to request or been granted a continuance in accordance with Section 1001.100(t) and (u). (e
- Orders resulting from Formal Hearings are final administrative orders within the meaning of the Administrative Review Law. 1987, ch. 110, pars. 3-101 et seq.) Rev. Stat. ₩
- Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

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SUBPART B: ILLINOIS SAFETY RESPONSIBILITY HEARINGS

Section 1001.210 Definitions

rights, duties, and privileges of s Petitioner are determined by the which Secretary as required by the Safety Responsibility Law. "Administrative Hearing" means a proceeding in

"Code" means the Illinois Vehicle Code, (Ill. Rev. Stat. 1985 1987, ch.951, pars 1-100 et seq. ss amended).

State of means the Department of Transportation, "Department" Illinois.

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the Secretary to to these regula-"Hearing Officer" means the person appointed by conduct an administrative hearing held pursuant tions.

"Interested Party" means an insured person, claimant, or parties suffering property damages and/or personal injuries who is not the "Interested Party" Petitioner.

administrative hearing. or-admitted -as-a-person-intereated -in-the subject-matter-of-the-administrative-hearing-heid-pursuant-to-these "Party" means each person specifically nsmed as a party to regulations; -not-including-interested-party.

"Person" means every natural person, firm, co-partnership, association, or corporation. "Petitioner" means any person who could be or is being afforded a hearing pursuant to these regulations snd who is the only party as defined in Paragraphs $\overline{\text{Sections}}$ 7-201 and 7-202 of the Code, as being subject to the Illinois Safety Responsibility Law. "Secretary" means the Secretary of State, State of Illinois, through the Department of Administrative Hearings.

Amended at 13 Ill. Reg. 15803, effective October 1, 1989

Section 1001.220 Hearings: Notice; Location; Procedures; Record

nary finding that a REASONABLE POSSIBILITY OF A CIVIL JUDGEMENT exists, the Secretary shall institute s Notice of Suspension which advises the Petitioner of his/her right to a hearing in lieu of a deposit of security. Upon-receipt-of-the Any Petitioner-a-timely by ment of Transportation as provided by statute, and upon a prelimi-Subsequent to certification of an uninsured motorist by the Departa)

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Petitioner's -driving -privileges; -driver's -license; -or -registration submitting a written request; within 15 days of the mailing date of the Notice of Suspension, will be afforded a full, fair and impartial hearing shall-be-afforded-for-the-purpose-of to contest the determining--whether--the should -be -suspended -or -an -order -of -exoneration -entered: Hearing requests received after the prescribed time will be granted; however, the suspension will not be stayed or removed pending the hearpreliminary finding of the Secretary.

- been involved or whose vehicle has been involved in a motor vehicle resulted in bodily injury or death of any person or in which damage The hearing afforded Petitioner shall determine The decision result-ing from the hearing shall be based upon the following factors: whether said Petitioner, as a motor vehicle owner or operator, has accident occurring within the State of Illinois and which has to the property of any one person exceeds the amount provided by statute; and; -further; whether Petitioner is exempt from the Safety Responsibility Law: and whether there exists a reasonable possibility of a civil judgment against the Petitioner. The Petitioner shall bear the burden of proof throughout the proceedings. The standard of proof shall be a preponderance of the evidence.
- of The hearing shall be initiated by the issuence of a Notice Hearing by the Secretary. Said notice shall be served upon Petitioner, as the party against whom action may be taken by Secretary, any interested party, and sny sttorney of record ৽
- Notice of Hearing shall be a written statement setting forth, not limited to the following informstion; to wit: The but Ŧ
- The name of the Petitioner; 7
- The name and address of any claimants or injured parties; 5
- The date, time, place, and nsture of the hearing; 3
- matters to be addressed at the hearing; The 7
- The name of the Hearing Officer: 2
- The specific sections of the Statutes involved; and 6
- The statutory authority pursuant to which the hesring is being conducted. 2
- Advise the Petitioner that a failure to appear will result in denial of any relief requested and that at any rehesring **a**

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granted under Section 1001.260 the Petitioner will be deemed to have waived the right to subpoena, or cross-examine witnesses that testified at the original hearing.

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- Rock Island, Tazewell, Adams, Sangamon, Champaign, Goles, Kane, Marion, St. Clair, Jackson, and in such other locations as the Secretary shell from time to time designate. If the Secretary determines to abandon or change the location of the hearing outside the counties where any one of the thirteen (13) original hearings locations are situated, which are located in the counties listed in by such office, twenty days prior notice thereof. The notice shall indicate the new location proposed to serve each county, if known at the time of the previous sentence, the Secretary shall publish in a local Hearings shall be conducted in the Counties of Cook, DeKalb, Will, the reasons for such determination and shall identify newspaper of general circulation in each county served publication.
- possible. If not possible, a new hearing date will be established and a new Hearing Officer shall be assigned by the Secretary. The Hearing Officer shall have authority to conduct the hearing, to rule Prior to the taking of evidence, a Petitioner may request the disqualification of the Hearing Officer by making a motion for same, stating the specific grounds upon which it is alleged that a fair and impartial be granted if the Hearing Officer previously heard the case, or is If the motion is granted, the case shall be transferred to another Hearing Officer for a same day hearing if on all motions, to administer oaths, to subpoena witnesses or documents at the request of any party, to examine witnesses, and to pointed by the Secretary. The Secretary shall also appoint a representative to appear and participate in his behalf. Prior to the hearing cannot be afforded the Petitioner by the Hearing Officer. The Hearing Officer will rule upon the motion and the motion shall Every hearing shall be presided over by a Hearing Officer duly appersonally acquainted with the parties. If the motion is denied, rule upon the admissibility of testimony and evidence. the hearing will proceed. (J
- Each party to the hearing shall have the following rights: 8
- The right to the issuance of subpoenas upon a ten (10) business day written request directed to the Hearing Officer; 7
- The right to call and examine witnesses; 5
- The right to cross-examine witnesses on any matter relevant to the issues, even though the matter was not covered on direct examination; 3)

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- The right to introduce exhibits; and 7
- Such requests must be submitted at least 10 business days prior to the hearing date related police reports at the hearing if the need for such copies could not be foreseen before the hearing, or the need written request, copies of all related police reports not for them arose because of issues or allegations adduced at the The right to obtain in advance, upon a-ten-(18)-business-day The parties may request copies of designated confidential by State Law. to be considered. 2)
- Illinois; or any law student licensed under Supreme Court Rule 711. If the Petitioner does not testify on his own behalf, he may be called by the representative of the Secretary and examined as if The Petitioner shall have the right to appear in person and be heard through an attorney at law licensed to practice in the State of under cross-examination. þ
- Attorneys admitted to practice in states other than the State of Illinois may appear by special leave of the Hearing Officer appointed to conduct the hearing, upon the attorney's verbal representation or written documentation as to the attorney's 7
- A natural person may appear and be heard in his own behalf. 5
- A corporation, association, or partnership may appear and present evidence by any bona fide officer, employee, or representative. 3)
- represent anyone else in any hearing in any matter involving the exercise of legal skill or knowledge. The standards of conduct shall be the same as before the Courts of the State of Only an attorney mentioned above, properly licensed shall Illinois. 7
- unless tThe Petitioner may furnishes, at his own expense, a certified shorthand reporter. All records taken pursuant hereto shall be least forty-five (45) days from the entry of the Hearing Officer's upon request of the Petitioner, any party, or their counsel at said The proceedings shall be recorded by a suitable electronic method.; properly cataloged and preserved by the Secretary for a period of at order. Oral proceedings, or any part thereof, shall be transcribed requesting party's personal expense as specified in 2 Ill. Adm. 551.150, or the cost of an audio tape, plus mailing. į)
- The record of a hearing held pursuant hereto shall include, but ÷

be limited to, the following, to wit:

- notices, pleadings, and responses thereto; The
- The motions and rulings thereon: 5
- The matters officially noticed; 3
- and rulings of proof made, objections thereon, The offers thereon; 4
- Hearing the þ or reports Officer, Secretary, or Department; and recommendations, opinions, The 2
- A transcript of the proceedings. 9
- Petitioners and Interested Parties who wish to testify; providing a language interpreter, however, is the responsibility of the Peti-Secretary will provide an interpreter for hearing impaired tioner or Interested Parties. $\overline{\omega}$

15803, effective October 1, 1989 Amended at 13 Ill. Reg. (Source:

Section 1001.230 Rules of Evidence

- thereto, shall have, but not be limited to, the following powers; to The Hearing Officer shall conduct the hearing, and with respect **a**
- The authority to administer oaths; 7
- The authority to examine witnesses; 5
- The authority to issue subpoenas; and 3
- The authority to rule upon the admissibility of evidence. 4
- Any relevant evidence may be admitted in a hearing held prudent persons in the conduct of their affairs, regardless of the existence of any common law or statutory rule which would render it pertaining to privileged communications shall be recognized in these The rules Irrelevant and unduly repetitious evidence shall be excluded upon The hearing need not be conducted according to strict rules of evipursuant hereto if it is of the type relied upon by reasonable, hearings to the same extent as they are recognized in civil actions. Objections to evidentiary offers may be made and shall be noted in the record, and ruled upon by the Hearing Officer. inadmissible over objection in civil or criminal actions. objection. dence. 3

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any part of the evidence may be received in written form. Subject to the evidentiary requirements of this subsection, a party may party may make an offer of proof following an adverse evidentiary conduct cross-examination required for a full and fair disclosure of expedited and the interests of the parties will not be prejudiced, Subject to these requirements, when a hearing will the facts.

- into evidence by the Hearing Officer, any accident report forms required by Sections 11-406 and 11-410 of the Code and reports in be used in support of the preliminary finding of the Secretary to The Secretary may offer into evidence, and same shall be received the Secretary's possession furnished by any law enforcement agency report need not be present or testify at the hearing; however, if such person is present his testimony may be taken in corroboration or in lieu of the aforementioned reports. Accident reports can may estabiish-a-prima-facie-case when used in conjunction with testimony The person who made such or other evidence, or when the Petitioner refuses to testify. the accident. that may have investigated ୃ
- presumption that the vehicle was being operated by the agent of the As such, the owner is liable for the negligence of the agent_; -and-a-prima-facie-case-is-established: Agency may also be In cases where the operator of a motor vehicle is not the owner, the establishment of ownership of the motor vehicle creates a rebuttable proven by other admissible evidence. The weight given the presumption and whether it is overcome, or whether agency is proyen, presumption applies equally to private and commercial vehicles. questions of fact for determination by the Hearing Officer. Ŧ
- Upon proper motion, the Hearing Officer may grant Petitioner leave Leave must be granted for a the hearing. Leave to submit additional evidence must be made a time certain in no case to exceed 30 calendar days from the date of Leave will not be granted to submit insurance to submit additional relevant evidence. letters or proof of compliance. matter of record. 6
- The jurisdiction of the Safety Responsibility Hearing applies accidents which occur anywhere in Illinois. (See Sections 7-201 11-201} of the Code). ef)

15803, effective October 1, 1989 Amended at 13 Ill. Reg. (Source:

Section 1001.240 Scope of Hearings

The issues to be determined at the hearing are the following; to 8

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- The identity of the driver(s) involved in the accident; 1
- The identity of the owner(s) of the vehicle(s) involved in the accident; 2)
- The nature and extent of the the bodily injury or property damage sustained in the accident; 3
- wwhether there is a reasonable possibility of either of the The -determination; -based -upon -the -evidence -presented; -as -to following situations occurring, to wit: 7
- for the liability resulting from bodily injury occasioned by judgement being rendered against the Petitioner accident; or (Y
- liability in an amount in excess of the statutory minimum of \$250 resulting from property damage to the property of A judgment being rendered against the Petitioner any one person occasioned by the accident. B)
- situations exist, the preliminary finding of the Secretary shall stand. a -prima -faeie -ease - shall -be -deemed -established; and-only -in-the-event-that-a-prima-facie-ease,-as-defined-in this-paragraph; is-established;-shall-the-Petitioner-have-the Should it be so determined that either of these two factual burden-to-rebut-or-overcome-said-prima-facie-easer 2
- The existence of any other issue or element necessary to the establishment of a case, if same is contested by the Peti-6
- The law of negligence as determined by the Illinois Supreme Court and the Illinois General Assembly will apply in the decisions made from the hearings. **P**

Amended at 13111. Reg. 15803, effective October 1, 1989 (Source:

Section 1001.250 Decisions and Orders

ance of evidence rebutting the preliminary finding of the Secretary or otherwise on any other contested issue exempting said the Petitioner from the purview of the statute, the Hearing Officer shall direct that an Order of Suspension be entered. However, if the tary-established-a-prima-facie-ease-which-the-Petitioner-was-unable to-rebut-and if the Petitioner was is unable to present a preponder-Secretary -is-unable-to-establish-or-sustain-after-the-Petitioner's Upon the completion of the presentation of evidence, if-the-Seerea)

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contested issue the preliminary finding of the Secretary or otherwise establishes that the Petitioner is exempting said-Petitioner from the purview of the statute, the Hearing Officer shall direct rebuts by a preponderance of the evidence relating -to -amether that an Order of Exoneration be entered and further direct that the evidence-is-admitted-a-prima-facie-ease,-or-rebut-the Petitioner's Petitioner be dismissed.

- as soon as practicable after entry of said Order, upon the Petitioner in the same manner as provided in Section 1001.220(c) above A copy of the Order entered pursuant to a hearing shall be served, for the service of the Notice of Hearing. ф
- Decision on Petitioner's Refusal or Non-Appearance. ွ
- will be held to be in default. However, an attorney, who has filed an appearance on behalf of the Petitioner, may appear and shall be followed. If the attorney, in such a case, requests a continuance which is denied, the matter shall proceed and an If the Petitioner fails to appear at the hearing, Petitioner present motions, and the provisions at Section 1001.220(f) appropriate order entered. 1)
- the grounds that any answer of his/hers may tend to incriminate him/her, then the Hearing Officer shall take an adverse inference from the refusal to testify and shall consider the adverse inference in addition to other evidence in determining if a prima -facie -ease-has-been-made whether Petitioner should be suspended or exonerated. If the Petitioner appears and refuses If a Petitioner appears for a hearing and refuses to testify on tion, then the Hearing Officer shall enter any appropriate to testify without asserting the right against self-incriminaorder as is required by the evidence and these rules. 5
- the Hearing Officer than a written statements which is unsubstantiated by oral testimony may -not -prevail -against -oral -testimony shall take into account the demeanor and/or credibility of the proponent of the evidence. The certification from the Illinois Department of Transportation regarding the dollar amount of damages Except for evidence depositions admissible under the law of the determining the weight to be accorded evidence the Hearing Officer shall be given greater weight than oral testimony which is unsubstantiated by written corroboration, unless the witness is qualified State of Illinois, oral testimony shall be viven greater weight offered or other documentary evidence, on the same issue, as an expert in the field. ਚ
- Continuances, (e)

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admissible at the rehearing and the Petitioner shall be deemed to have waived the right of cross-examination of any witnesses at the testimony of the interested party or any other witness present The evidence admitted at the original hearing shall be original hearing.

Amended at 13 III. Reg. 15803 effective October 1, 1989 (Source:

SUBPART C: RULES ON THE CONDUCT OF INFORMAL HEARINGS IN DRIVERS LICENSE SUSPENSIONS AND REVOCATIONS

Section 1001.300 Applicability

6-206(a)(28) of the Code. They are a lower level hearing than the Formal Hearings conducted pursuant to Subpart A of these-Raies this Part. There is no appeal from an Informal Hearing to a Formal Hearing because the Formal multiple convictions pursuant to Section 11-501 of the Code; or multiple violations pursuant to Section 11-501.1 of the Code:; and felony convictions other than those enumerated in Section 6-205(a)(3), 6-205(a)(7), and This Subpart applies to Informal Hearings conducted by Driver License Hearing Officers in the Department of Administrative Hearings of the Office of the Secretary of State in various locations throughout Illinois. These Informal Hearings are limited to the consideration of and the making of recommendations on drivers license suspension and revocation matters and the recommendations that an Informal Hearing shall not consider petitions in cases involving: death; felony-convictions; modification of suspensions or revocations; or may include any recommendation able to be made by a Formal Hearing, except Hearing is an original proceeding conducted on the evidence.

, effective October 1, 1989 (Source: Amended at 13 111. Reg. 15803

Section 1001.320 Right to Representation

may be represented by an attorney licensed to practice law in Illinois, or in another state who is specifically permitted by the Hearing Officer to represent an Applicant at the Informal Hearing, upon the attorney's verbal representations or written documentation as to the attorney's admittance or any law student licensed under Supreme Court Rule 711. An Applicant may be assisted by a non-lawyer if the Applicant is representing himself or herself. Any Applicant may represent himself or herself in at an Informal Hearing, or

_, effective October 1, 1989 (Source: Amended at 13_111. Reg. 15803

Section 1001.330 Records and Reports

The Hearing Officer will record all proceedings on a form prescribed and supplied by the Director. The form will include, but not be identification information about the Applicant, limited to, а Э

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- party may, for good cause, request a continuance of the hearing provided same is postmarked not less than ten (10) days prior to the hearing. Said request shall be in writing and shall set forth the grounds alleged therefore. Oral requests will not be considered, unless made at the hearing for cause shown. _
- good cause is shown, the hearing will be rescheduled and all parties notified as required in this Rule. Ιŧ 5
- compelling need for additional time exists, such as, but not limited to, service in the armed forces, serious illness, family death, act of God, relating to any party or that party's Good cause is shown when it is demonstrated that a real and 3
- A request for a continuance to allow Petitioner time to submit proof of compliance shall not constitute good cause. 킈
- No case may be continued "generally". Cases must be set for hearing no more than 60 days from the date the motion continuance is made. 3
- Upon oral motion or written request of the Petitioner or Secretary, and for good cause shown, the Hearing Officer may stay the execution of any Administrative Order for a period not to exceed thirty (30) (

Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

Section 1001.260 Rehearings

- A request by the Petitioner for a rehearing will be granted only if the Petitioner was-in-default failed to appear at on the date and at the time scheduled for the original Hearing and good cause is shown. a)
- Good cause is shown when it is demonstrated that a real and compelling reason existed at the time of the original hearing for failing to appear, such as, but not limited to, service in the armed forces, serious illness, family death, act of God, relating to any party or that party's attorney. 9
- Rehearing requests must be in writing and directed to the Administrator, Safety Responsibility Division, Room 207, Centennial Building, Springfield, Illinois 62756. ๋
- (at the original hearing), said hearing will be held and the If the interested party appears and the Petitioner fails to appear

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recommendation. The recommendations of the Hearing Officer shall be narrative from the Applicant concerning his/her driving record and need for relief, the type of relief sought, the violations for which the Applicant was suspended or revoked, and the Hearing Officer's based upon the evidence, the driving record of the Applicant, the Illinois Vehicle Code, these rules, and any other relevant factor.

- The Applicant may submit any relevant and probative documentary or testimonial evidence the Applicant wishes to have considered by the Hearing Officer and the Department. **Q**
- The report and evidence from the Hearing Officer shall be considered a public record, and copies may be purchased for the statutory fee for copies of state records. <u>ာ</u>

15803, effective October 1, 1989 Amended at 13 Ill. Reg. (Source:

Section 1001.340 Location of Hearings

- There shall be at least one Hearing Officer in each region. a)
- The headquarters of each region shall be in the facility located in that city, and a work location may also be established by the supervisor for one or more Hearing Officers within a region. (q
- regions and headquarters are: The ુ
- Region 1, consisting of the counties of Jo Daviess, Stephenson, Winnebago, Boone, DeKalb, Lee, Ogle, Whiteside, and Carroll, with headquarters in Rockford, 7
- Region 2, consisting of the counties of Whiteside; Rock Island, Henry, Mercer, Knox, Warren, and Henderson with headquarters in the City of Moline. 5
- Region 3, consisting of the counties of Kendall, Will, Grundy, Kankakee, and Livingston, with headquarters in Joliet. 3)
- of Region 4, consisting of the counties of Fulton, Stark, Peoria, Woodford, and Tazewell, with headquarters in the City of 4
- Region 5, consisting of the counties of Iroquois, Ford, Vermilion, Champaign, and Piatt, with headquarters in the City of 2
- consisting of the counties of Mason, Logan, Cass, Region 6, consisting of the counties of Mason, Logan, Cass, Menard, Morgan, Sangamon, Scott, Christian, Greene, Macoupin, 9

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and Montgomery, with headquarters in the Centennial Building, Springfield, Illinois.

- Region 7, consisting of the counties of Hancock, McDonough, Schuyler, Adams, Brown, and Pike, with headquarters in Quincy. 2
- Region 8, consisting of the counties of Douglas, Edgar, Moultrie, Coles, Clark, Cumberland, Shelby, Effingham, Jasper, and Crawford, with headquarters in Mattoon or Effingham 8
- Clay, Richland, -bawrence, Clinton, Washington, and Jefferson, Wayne; -Edwards, -Wabash, -Hamilton, -and -White; with headquarters Region 9, consisting of the counties of Fayette, Bond, Marion, in Centralia or Mt. Vernon. 6
- Region 10, consisting of the counties of Calhoun, Jersev, Madison, Randolph, St. Clair, and Monroe, with headquarters in East St. Louis. 10)
- Region 11, consisting of the counties of Perry, Franklin, Jackson, Williamson, Saline, Gallatin, Union, Johnson, Pope, Hardin, Alexander, Pulaski, and Massac, with headquarters in Carbondale or Marion. 11)
- Region 12, consisting of the counties of Kane and DuPage, headquarters in Elgin. 12)
- Region 13, consisting of the county of Cook, with headquarters in the building where the Department is located in Cook County. Region 13, 13)
- Region 14, consisting of the counties of McHenry and Lake, with headquarters in Libertyville. 14)
- Region 15, consisting of the counties of Bureau, LaSalle, Putnam, and Marshall, with headquarters in the City of LaSalle. 15)
- consisting of the counties of DeWitt, McLean, with headquarters in Becatur Bloomington Region 16, 16)
- Edwards, th head-Wabash, Lawrence, Richland, Hamilton and White, with οĘ counties the Region 17, consisting of quarters in Lawrenceville. 17

effective October 1, 1989 Amended at 13 Ill. Reg. 15803, (Source:

Section 1001.360 Decisions

The decision at the iInformal Hearing is not a final order and a)

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strative Review Law. (Hll:-Rev:-Stat:-1985;-ch:-110;-pars:-3-101-et seq:) --Only -the -orders -resulting -from -a -Formal -Hearing -are -final administrative -decisions -within -the -meaning -of -the -Administrative to Subpart A of these-Rules this Part. Such a Formal Hearing shall the Applicant may petition for a Formal Hearing conducted pursuant constitute a de novo proceeding and is not an appeal of an adverse subject to administrative review pursuant to the Admini-Review-baw: Following an adverse decision at the informal Hearing, decision at the *Informal Hearing.

part, another Informal Hearing shall not be granted until at least thirty (30) days have elapsed since the date of the last Informal If a Petitioner has had an Informal Hearing pursuant to this sub-Hearing. 9

Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

DRIVING PRIVILEGES BY THE OFFICE OF THE SECRETARY OF STATE SUBPART D: STANDARDS FOR THE GRANTING OF RESTRICTED DRIVING PERMITS, REINSTATEMENT, AND THE TERMINATION OF CANCELLATIONS OF

Section 1001.400 Applicability

restricted driving permits by persons whose driving privileges have been suspended, or revoked, or denied; the reinstatement of revoked driving privileges; the granting of driving privileges after denial and the termination of cancellations. Each Applicant's case is unique and all of the evidence and the Applicant's entire driving record must be considered with these standards before a decision is made. The issuance of both forms of driving relief are discretionary with the Secretary of State upon the evidence presented as This Subpart applies to the decision making process on applications forth in this Subpart D.

15803, effective October 1, 1989 Reg. Amended at 13 Ill. (Source:

Section 1001.410 Definitions

"Abstinence" means to refrain from consuming any type of alcoholic liquor or drugs.

"Abstract" means a summary of a driver's record of traffic law address and personal information of the driver, as contained in the cancellations, violations, accidents, suspensions, revocations, files of the Office of the Secretary of State. "Alcohol and Drug Evaluation (Original)" means a typewritten report on -a -Petitioner's -or -Respondent's -history -of -use -and/or -abuse -of to standards for -- an alcohol -- or -- other -- drugs; which conforms

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established by the Illinois Department of Alcoholism and Substance Abuse (DASA). 7 - and -includes; -at -a -minimum; -past -and present -alechol/drug -use -patterns -and -their -impact -on -significant itfe -areas -(e-g: -marital; -legal; -social; -emotional; -vocational; eountermeasures; -and-the-dated-signature-of-the-evaluator:--(Sec-77 The evaluation must be completed on a form prescribed by DASA. The evaluation must be signed and dated by both the evaluator and the physical; -financial); -periods -of-abstinence-or-sobricty; -corroborative--information;--alcohol/drug--use--classification;--recommended (See 77 Ill. Adm. Code 2056.305) The evaluation must be completed on a form prescribed by DASA. H11:-Adm:-60de-2056;-Subpart-6); Petitioner. "Alcohol and Drug Evaluation (Update)" means a typewritten report which conforms to standards established by the Department, as specified in Section 1001.440(a)(b)(b) of this Subpart. The evaluaundate evaluation must be completed by the evaluator who did origition must be completed on a form prescribed by the Department. nal evaluation.

of "Alcohol and Drug Related Driver Remedial Program" means an education program to -instruct -Applicants concerning the effects alcohol/drugs on the-Applicant-as-a drivers of a motor vehicles.

relief from the Office from the suspension, revocation, cancellation, or denial of his/her driving privileges pursuant to the "Applicant" or "Petitioner" is the party who seeks or applies provisions of the Illinois Vehicle Code. "BAC" means blood alcohol concentration as determined by a chemical test administered by police authorities or medical personnel to measure the concentration of alcohol in the bloodstream.

data, which is obtained during an evaluation process, regarding the "Clinical Impression" means a qualified professional's (See definition of "Alcohol or Drug Evaluation") interpretation of specific nature and extent of an individual's use of alcohol and/or other

Petitioner -from -experiencing -future -alcohol/drug -related -problems "Gountermeasure" -means -that -aetivity -recommended -by -a -qualified professional·based-on-his/her-evaluation-of-a-Petitioner's-use/abuse of-alcohol-and/or-other-drugs-which-is-designed-to-help-prevent-that fe-g--remedial-cdueation;-out-pationt-connseling;-residential-treat'DASA" means the Illinois Department of Alcoholism and Substance

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means the Department of Administrative Hearings of the Office of the Secretary of State.

driver improvement program, or any similar program intended to diagnose and change an Applicant's driving problem as evidenced by 'Designated Driver Remedial or Rehabilitative Program" means an alcohol or drug evaluation, an alcohol or drug related driver remedial program, an alcohol or drug treatment program, the Office the Applicant's abstract. (See Sections 6-205(c) and 6-206(c)3 of

'Director" means the Director or Acting Director of the Department.

"Documentation of Abstinence" means testimony and documentation, in the form of affidavits, letters, etc. from individuals who have regular, frequent contacts with the Petitioner (e.g. spouse, significant other, employer, co-workers, roommates) verifying that to the best of their knowledge the Petitioner has been abstinent from alcohol-and/or /drugs for a specified period of time.

'DUI" means driving under the influence.

activities ordered by a court in connection with a sentence which "Employ" or "Employed" or "Employment" shall all relate to activity for compensation to support oneself or one's dependents as well as includes the completion of a term of community service.

(See 77 III. Adm. Code "Evaluator" means any person qualified to conduct an alcohol and program licensed by the -Hilinois -Bepartment -of -Alcoholism -and Substance-Abuse DASA who satisfies that Department's qualifications, a or physician, y-or-a-staff-member-of-a-hospital-based-BUI-program; (See-77-111:-Adm:-Gode-2056:305): Evaluations may be performed by staff members of hospital based DUI programs where: the program is licensed by DASA to provide evaluations; the Petitioner has participated in and completed alcohol/drug treatment at the hospital; or where a previous evaluation by the program was submitted and accepted by the office of the Secretary of State. (See 77 Ill. Adm. Code drug evaluation, which would include either a staff member of a DUI

"Fee" means the statutory fees for restricted driving permits or reinstatement of driving privileges, as specified in Section 6-118

"Hearing" means Informal Hearings and Formal Hearings.

"JDP" means a Judicial Driving Permit, as defined by Section 6-206.1 of the Code which may be ordered by the court of venue to "first

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as defined in Section 11-501.1 of the Code.

withdrawai -symptoms -after -stopping -or -reducing -use; --This -pastern the -lack-of-prior-alcohol/drug-related-driving-dispositions; -and/or BBI-arrest-of-less-than-:15. the classification resulting from an no other symptoms of alcohol or drug abuse or dependence within the past twelve months. (See the rules promuigated by the Bepartment of Alcohol and Substance Abuse; 77 Ill. Adm. Code 2056.310). "Level I - Non-problematic Use (Minimal Risk)" means no-impairment in -family; -social; -emotional; -vocational; -physical -or -behavioral functioning-as-a-consequence-of-alcohol-or-other-drug-use---There-is aiso-an -ability -to -stop -or -control -use -and -an -absence -of -serious must -be -consistent -over -the -past -twelve -months -for -an -individual classified-at-this-Level---Also-indicative-of-this-elassification-is a-biood-alcohol-concentration-(B-A-G-)-at-the-time-of-the-current prior convictions or court ordered supervisions for DUI, a blood alcohol concentration (BAC) at time of arrest of less than .20, and alcohol and drug evaluation assigned to an Applicant who has

"Level II - Problematic Use (Moderate Risk)" means impairment in one or -more-of-the-following-areas-as-a-consequence-of-alcohol-and/or drug-use:-family;-social;-legal;-emotional;-vocational;-physical;-or behavioral -functioning. --There -remains -the -ability -to -control -or stop-use-of-alcohol-and/or-drugs;-as-well-as-the-absence-of-serious withdrawal-symptoms-after-stopping-or-reducing-use;--The-dissace/addiction -process -may -or -may -not -be -involved; -but -an -individual elassified-at-this-Level-is-definitely-at-risk-to-experience-inrther problems-related-to-alcohol-andfor-other-drug-user--Also-indicative tration-(8:A:6:)-at-the-time-of-the-most-recent-BUI-arrest-of--15-or evaluation assigned to an Applicant who has no prior conviction(s) tration (BAC) at the time of arrest of .20 or higher and no other symptoms of alcohol or drug abuse within the past twelve months. (See the rules -promulgated -by -the -Bepartment -of -Alcohol -and -Sabor court ordered supervision(s) for DUI and a blood alcohol concenof--this--elassification--is--the--existence--of--any--prior--alcohol/drug-related-driving-disposition-and/or-a-blood-alcohol-concenthe classification resulting from an alcohol and stance-Abuse, 77 Ill. Adm. Code 2056.310).

cation resulting from an alcohol and drug evaluation assigned to an "Level II - Problematic Use (Significant Risk)" means the classifi-Applicant who has prior conviction(s) or court ordered supervisions(s) for DUI and/or a blood alcohol concentration (BAC) of .20 for DUI and/or or hither as a result of the most current arrest for DUI other symptoms of alcohol or drug abuse. (See 77 III. Adm. "Level III - Problematic Use Dependent (High Risk)" means impairment

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in -one -or -more -of -the -following -areas -as -a -consequence -of -alechol and for -drug -use: --family; -social; -legal; -emotional; -vocational; at -this -bevel -is -in -the -disease/addiction -process --Indicative -of hol/drng-related-driving-disposition-within-the-last-five-years;-or a -blood -alcohol -concentration -(B:A:6:) -at -the -time -of -the -most by-definition-classified-as-Level-HH: the classification resulting physical; -or -behavioral -functioning: --There -is -an -inability -to control -or -stop -use -and -the -development -of -serious -withdrawal symptoms - after - stopping - or - reducing - use: - - An - individual - classified this -classification -is -the -existence -of -more -than -one -prior -alcorecent -arrest -of --18 -or -greater. --Anyone -with -three -or -more -aico-hol/drug-related-driving-dispositions-within-the-last-five-years-is from an alcohol and drug evaluation assigned to an Applicant with symptoms of alcohol and/or drug dependence. (See the-rules-promutgated-by-the-Bepartment-of-Alcohol-and-Substance-Abuse; 77 Ill. Adm. Code 2056.310),

"Office" means the Office of the Secretary of State and not any particular department address, or location. "Reinstatement" means the restoration of driving privileges entitling the Applicant to apply for a new drivers license in accordance with the requirements of the Illinois Vehicle Gode and the Rules promulgated thereunder.

filed, or who, by reason of interest in the subject matter of a "Respondent" means a person against whom a complaint or petition is petition of application or the relief sought therein, is made a Respondent or to whom an order or complaint is directed by the Department initiating a proceeding.

"RDP" means a restricted driving permit, as defined by Section 1-173.1 of the Code and limited as specified in Sections 6-205(c) and 6-206(c)(3) of the Code.

"Secretary" means the Illinois Secretary of State.

"Self-help Program" means an independent non-profit organization comprised of individuals who hold voluntary meetings specifically to help each member to achieve and/or maintain abstinence from alcohol and/or other drugs.

"Significant Other" means any person with whom an individual is experiencing an ongoing, close association that represents a meaningful part of that individual's established lifestyle (e.g. spouse, other family member, employer, co-worker, clergy member, roommate).

means specific activities which "Support/Recovery Program"

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ability to remain abstinent must be clearly identified and verified by proper documentation independent from an individual's self report (such as indicated in Section 1001.440(e)-(i)). The Hearing Officer (such as indicated in Section 1001.440(e)-(i)). recovering alcoholic/chemically dependent person has incorporated into his/her lifestyle to help support his/her continued abstinence from alcohol and other drugs. Such-a-program-may-include;-but-is not--limited--to;--self-help--program--participation;--professional counseling, -religious -involvement, -and -support -provided -by -engaging larly and frequently engaging in religious activities which have a shall determine the viability of the activity as a means of supporting continued abstinence, taking into account all the evidence in -free-time; -recreational -activities -in -social -organizations -or imited to participating in a self-help group (Alcoholics Anonymous, Narcotics Anonymous, etc.), a professional support group, or regudistinct and positive effect on an individual's continued absti Any activity and its relationship to the individual with-friends-and-significant-others: This may include, but is brought forward at the hearing.

All other reasonable means of transportation must be unavailable to "Undue Hardship" relating to employment means, as used in the context of Sections 6-205(c) and 6-206(c)3 of the Code an extreme difficulty in regard to getting to or from an Applicant's place of employment or to operate on a route during employment, e.g. as delivery person, because of the suspension, revocation, or cancellation of the Applicant's driving privileges. It is more than were inconvenience on the Applicant, and pertains only to the Applicant. the Applicant. An undue hardship is not shown by the mere fact that the driving privileges are suspended or revoked.

examinations, therapy or treatment, etc., prescribed or recommended "Undue Hardship" as it relates to necessary medical care means an extreme difficulty in regard to getting to and from a location where an Applicant or a member of his/her immediate family receives by a physician and, in the case of a diagnosis or clinical impresprescribed or recommended by a physician or other qualified professional. It means more than mere inconvenience. There must be no other reasonable alternative means of transportation available. An undue hardship is not demonstrated by the mere fact that the Applision of alcoholism/chemical dependency, where an Applicant receives self-help-group is participating in an ongoing support program as cant's driving privileges are suspended or revoked.

Amended at 13_111. Reg. 15803, effective October 1, 1989

Section 1001,420 General Provisions Relating to the Issuance of Restricted Driving Permits

a)

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- and the employment must be verified upon forms prescribed by the Department. An applicant for a RDP for medical or treatment purposes ty service must provide certified court documents detailing the terms of the service, including but not limited to the place or ployed, or present a written verifiable commitment for employment, must provide written verifiable documentation from the doctor, An Applicant for a RDP for communiplaces the service is performed, the hours during which the service An Applicant for an employment related RDP must be currently em is to be performed and the nature of the service. counselor or program involved.
- A RDP may be granted only after suspension, revocation, or cancellation for the offenses listed in Sections 6-205, 6-206, 6-303, 6-201(a)5 as it relates to 6-103.4 and 11-501.1 of the Code. Applicants who are eligible to apply for a JDP will not be considered for a RDP. 9
- an undue hardship is currently being suffered eurrently-by-the Applicant: as a result of the inability to legally operate a motor vehicle. Mere inconvenience to the Applicant, or family and friends is not undue hardship. The Applicant should produce clear and getting to his/her destination; whether driving is required in the course of employment; the distance between the Applicant's residence and his/her destination; and similar factors relating to employment mass transit, car pools, or being driven; how Applicant is currently An Applicant must show prove by clear and convincing evidence that convincing evidence as to the unavailability of reasonable alternative means of transportation, such as but not limited to: walking, and/or necessary medical care. G
- driving for The days, hours, and mileage limits not-to will not exceed that those absolutely necessary for the accomplishment of the applicant's primary employment and shall be limited to a maximum of twelve (12) hours per day and six (6) days per week unless the request for increased limits is substantially documented, such as the through an employer's verification of Appropriate limits will be established for necessary on-the-job the Petitioner's work schedule. 1
- A medical RDP may include attendance at no more than three self-help program meetings per week. 5
- the propriety of granting a Petitioner a RDP include, but are not limited to: Tthe Applicant's age; whether the Applicant has driven while suspended or revoked; duration of present employment; number of years licensed to drive; number, severity, and frequency of accidents; frequency, type, and severity of traffic violations; Factors which will be considered by the Department in determining F

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witnesses in hearing, credibility and weight of Applicant's documentary evidence; Applicant's total driving record, including but not while on such permits, driving history in another state if licensed previously; reports of probation and/or parole officers; and psychiof Applicant in hearing; credibility of Applicant and imited to reasons for violations, prior permits issued (unless such permits were issued pursuant to the order of a circuit or appellate court following an administrative review action) and driving record atric reports where the evidence shows that Petitioner is suffering or has suffered from a mental disorder which might affect his/her ability to operate a motor vehicle in a safe and responsible manner. will-all-be-eonsidered-in-addition-to-any-other-relevant-evidenee-in efforts at rehabilitation or reform of past driving practices; the-hearing:

- The effect of the issuance of an RDP upon public safety will be carefully considered before any RDP is granted, pursuant to Sections 6-205(c) and 6-206(c)3 of the Code. (e)
- No RDP will be issued while any ticket is pending against him/her in citation or citations are also is the cause of the eurrent an open any court of this or any other state, unless the pending ticket summary suspension or suspensions. Ŧ
- If -an-Appitcant-s-driving-record-is-poor-by-having-numerous-vivis-tions-or-a-few-but-serious-violations;-and-if-en-RBP-may-be-granted; the -Applicant -may -be -referred -to -a -remedial -or -rehabilitative program; -as -permitted -by -Sections -6-285(c) -and -6-286(c)3 -of -the remit's issuance, if his/her driving record warrants such measures. (See Sections, 6-205(c) and 6-206(c)(3) of the Gode). A Petitioner who is otherwise eligible for a RDP of to a remedial or rehabilitative program prior referred to a remedial 8
- A Petitioner otherwise eligible for reinstatement of driving privileges or termination of a cancellation under 6-201(a)5 as it relates evidenced by many minor violations or a few serious violations or has been evaluated as Level II or $I_{\rm level}$ III by an alcohol/drug to 6-103.4, may be issued a RDP for a probationary or trial period, cancellation in cases where the Petitionar has a poor driving record prior to full reinstatement of driving privileges or termination of evaluation. P
- resides, and he/she has a verified employment or medical related need to drive in Illinois, and he/she complies with all other requirements of this Subpart. a valid license to drive issued by the jurisdiction in which he/she A RDP will be issued to an out-of-state resident only if he/she has Ţ

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- A RDP will not be issued to a new resident of Illinois if his/her driving privileges are suspended or revoked in another jurisdiction until such time as that suspension or revocation ends. 7
- No fees will be collected before a decision is made on an applica-Ī
- The Director or a designee shall make the final decision, on each application, on behalf of the Secretary. Applicants will receive a copy of the Hearing Officer's Findings of Fact, Conclusions of Law, and Recommendations, and the Secretary's Order. 7
- A Petitioner will be required to complete and submit an alcohol and drux evaluation as part of the Secretary's investigative process, where the evidence indicates that alcohol or drug use may have been involved in a traffic violation, a traffic accident or any crime. Ê
- examination prior to the issuance of a RDP if no such test has been successfully completed in the preceding twelve (12) months. required to submit to A Petitioner will be (u

Amended at 13 Ill, Reg. 15803, effective October 1, 1989 (Source:

Section 1001.430 General Provisions for Reinstatement of Driving Privileges after Revocation

- In all cases, a conviction in a court of law in Illinois or other state is dispositive of the guilt of an Applicant of offense which caused his/her revocation. (a)
- If revocation was for a cause that has been removed, such as the Applicant must demonstrate that fact by clear and convincing evireversal of a conviction upon which revocation was entered, ab
- cant whose driving privileges have been revoked include but are not be limited to: The Applicant's age; whether the Applicant has If -an -Applicant -is -eligible -to -apply -for -reinstatement; -and -an will be considered by the Department in making-a-decision-on-the Application; -to determining the propriety of reinstating an Applinumber of years licensed to drive; number, severity, and frequency of accidents; frequency type, and severity of traffic violations; efforts at rehabilitation or reform of past driving practices; demeanor of Applicant in hearing; credibility of Applicant and witnesses in hearing; credibility and weight of Applicant's documentary evidence; Applicant's total driving record, including but not application-for-reinstatement-is-made;-the-following-fEactors which driven while suspended or revoked; duration of present employment; PC)

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permits issued (unless such permit was issued pursuant to the order of circuit or appellate court following an administrative review imited to reasons for violations, prior-driving-record; -including sut -not -limited -to -reasons -for -wichations; prior RBPs -or -JBPs tion and/or parole officers; any other relevant -evidence in the hearing: and psychiatric reports where the evidence shows that Petitioner is suffering or has suffered from a psychiatric disorder history in another state if licensed previously; reports of probawhich might effect his/her ability to operate a motor vehicle in a action) and driving record while on such any permits; safe and responsible manner.

- evaluation as part of the Secretary's investigative process, where the evidence indicates that alcohol or drug use may have been A Petitioner will be required to complete and submit an alcohol drug involved in a traffic violation, a traffic accident or any crime. ਚ
- be required to submit to a driver's license examination prior to the reinstatement of driving privileges if no such test has been successfully completed in the preceding twelve A Petitioner will (12) months. 6
- restored to driving privileges, must operate a motor vehicle safely so as not to be a danger to himself or herself or other drivers on statement of the Applicant's driving privileges. The Applicant, if the public welfare and safety must not be endangered by the reinor and (bc), The mere passage of time since the date of revocation In either case of Sections-1001-430 subsections (ab) not sufficient evidence. the road. $^{
 m ef}$
- be conducted at any time No A hearing for reinstatement will not before the prescribed date of eligibility. dg)
- $\overline{\rm The}$ B<u>d</u>riving privileges of a Petitioner shall not be reinstated while any traffic offense is pending against him/her in any court. eh)
- application, on behalf of the Secretary. If relief was sought at a Formal Hearing, Applicants will receive a copy of the Hearing on each Officer's Findings of Fact, Conclusions of Law, and Recommendations, The Director or a designee shall make the final decision, and the Secretary's Order. $(\overline{1})$

Amended at 13 Ill. Reg. 15803, effective October 1, 1989 (Source:

and Drug Related Revocations, Alcohol Section 1001.440 Provisions for Alcohoi Suspensions, and Cancellations, and Denials

the or RDP's, छ। any applications for reinstatement, a11 In (B)

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successful completion of an licensed alcohol/drug remedial education denial of an application for driving privileges, all Applicants must submit an alcohol er and drug evaluation and where required, evidence of successful completion of an alcohol or and drug-related sion or revocation and who have been classified as Level I or II in an alcohol or and drug eveluation must provide proof of a the terminations of an order of cancellations, or relief following the driver remedial course and/or evidence of successful completion of Out-of-State Applicants who seek elearance relief from an Illinois suspentreatment or proof of adequate rehabilitative progress. course, from-the-State-in-which-he/she-resides:

- An alcohol or and drug evaluation submitted by a resident of Illinois must have been conducted by an individual or an agency licensed by the Illinois Department of Alcoholism and Substance Abuse DASA, a physician licensed to practice medicine and to provide evaluations, or a hospital based DUI program where an alcohol or drug-related remedial course completed by an Illinois resident must have been provided by an individual or agency licensed by the -Illinois - Department -of -Alecholism -and Substance-Abuse DASA.; -a-physteran-liteensed-to-practice-medieine, -or -a -hospital -based -BH -program: Exceptions to these such case, the evaluation and remedial course must be provided by an individual or agency accredited by the state in which the arplicant has received substance abuse treatment or has previindividual or agency operates. (See 77 Ill. Adm. Code 2056.5): requirements will be allowed in the cases listed below. ously submitted such an evaluation at a prior hearing. 1
- If the Petitioner is currently and has been continuously employed outside the state of Illinois for a period of at least three (3) months; A)
- If the Petitioner received treatment for alcohol or drug abuse from a treatment program located outside the State of Illinois, which has been appropriately accredited by the state in which it operates; B)
- If the Petitioner is a member of the military and-has-been who at the time of application is stationed outside the State of Illinois; 0
- If the Petitioner is a student at a college, university or technical school located outside the State of Illinois. <u>a</u>
- Applicant. The evidence submitted must be in-writing typewrit-ten, although the evaluator may testify at any hearing. choice of these programs is within the discretion of the Applicant. 5

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- Department may provide Applicants who inquire with a list of programs, from which the Applicant may choose an evaluator and remedial programs, but the Applicant is not limited to the use of persons or programs on this list. 3
- or and drug evaluation as defined in Section signed and dated by both Petitioner and evaluator. It-must contain; -at-a-minimum; -a-history-of-the-Applicant's-use-of 1001.410 must conform to the standards for an evaluation set by alechel/drugs;-periods-of-abstinence;-alcohol/drug-use-elassification; -eorroborative -information; -recommended -countermeathe-Illinois-Bepartment-of-Alcoholism-and-Substance-Abuse DASA The evaluation must sures; -and-the-dated-signature-of-the-evaluatorsigned and dated by both Petitioner See 77 Ill. Adm. Code 2056,305). The alcohol (4)
- must, at a minimum, conform to the standards for alcohol/drug remedial education courses set by the fillinois -Department -of Alcoholism-and-Substance-Abuse DASA. (See 77 Ill. Adm. Code The alcohol -- or and drug-related driver remedial course program 20567. Subpart D). 2
- The alcohol or and drug evaluation must be current, which is defined as having been completed within six (6) months of the date of the hearing. (9
- Updates of original evaluations shall be conducted only by unless the person's Applicant's records-are case file is the same program which conducted the original evaluation, transferred to another program which prepares the update. If an update cannot be obtained from the original records, then a -complete -new another original evaluation must be submitted. A)
- a narrative description of alcohol/drug use 2056.305(a)(2)(C)) Petitioner's -most -recent -arrest -for BHI -ineluding; -at -a -minimum; -the -time -and -place -of -the and/or abuse covering the time since the last evaluation or undate; any impairment of significant life areas since arrest; -the-pattern-of-drinking-prior-to-the-arrest; -the reason -- for -- the -- underlying -- traffic -- stop; -- Petitioner's perception-of-his-impairment-at-the-time-of-the-stop;-and the -results -of -any -chemieal -tests; -if -such -results -are known; --summary --of --the --Petitioner's --alcohol/drug-use history-covering-the-period-of-time-from-the-Applicant-s last-cvaluation-to-the-present; the evaluator's previous An updated evaluation shall contain, at a minimum, classification evaluation or update; (77 III. alcohol/druguse current following: the last B)

NOTICE OF ADOPTED AMENDENTS

tion that Petitioner has or has not completed all prior recommendations. The updated evaluation must be corroborated from at-least-two-(2)-of-the-following-sources: by an interview with a family member of or significant other,; -objective -test; -or -written -documentation. The information obtained must be summarized and the evaluator mended-to-the-Applicant current recommendation(s) and the rationale for the such recommendation(s); and an indicashould indicate whether it corroborates the data provided by the Applicant. The updated evaluation must be typewritten on a form provided by the Department, and verified The program must meet the same stan-Applicant; any further -eountermeasures -currently -recomdards as programs qualified to prepare original evalua-(See subsection (a)(1)). by the evaluator. tions.

- be completed and submitted by the Applicant, as part of the The Hearing Officer shall require an alcohol/drug evaluation to Secretary's investigation process, where the evidence indicates that alcohol or other drugs may have been involved in any a traffic violation, traffic accident or any crime. 7
- The Any alcohol or drug related remedial course required as a result of an evaluation must have-been be completed since on a date after the last most recent alcohol/drug related violation. 8
- Before any driving relief will be granted, the Applicant must prove by clear and convincing evidence: that he/she does not have a current problem with alcohol or other drugs; that he/she is a low or minimal risk to repeat his/her. past abusive behaviors and the risk to repeat his/her past abusive behaviors and the the Applicant has had an alcohol/drug problem, the Applicant must operation of a motor vehicle while under the influence of alcohol or If the evidence establishes that other drugs; and that he/she has complied with all other standards as specified in this Subpart D. If the evidence establishes that also prove that said problem has been resolved. 9
- Non-Problematic (Level I) must document successful completion of an 10 hour alcohol/drug remedial education course; by submission of a document which reflects the completion of the requirements contained in 77 Ill. Adm. Code 2056.505(a) through Applicants whose use of alcohol/drugs has been classified as (d) where applicable 1
- Problematic (Level II) must document successful completion of an alcohol/drug remedial course as specified in (1) above and the treatment recommended by the evaluator or other qualified professional recommended on referral by the evaluator; The Applicants whose use of alcohol/drugs has been classified as 5

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treatment must be provided by an individual or agency licensed to provide such treatment by DASA or the Department of Public

- must document abstinence as required in subsection (e) below, and -compliance -with -all -treatment -recommendations -of -his/her evaluator - and -must -prove -that -he/she -has -established -an the committion of treatment provided by a facility or facilitator licensed by DASA or the Illinois Department of Public Health; the establishment of an ongoing support/recovery program; and the completion of any additional treatment recommendations of Applicants classified as Problematic Use, Dependent (Level III) his/her evaluator. 3
- DASA, the treatment provider must supply the Department with a In the event that a treatment provider does not require individual classified Level II or Level III to complete least the minimum amount and type of treatment specified detailed explanation of the rationale for that decision. 4
- The presence of more than one conviction for DUI on an Applicant's abstract shall create a rebuttable presumption that the Applicant suffers from a current alcohol/drug problem and should, therefore, be classified at least as a problematic user (Level II). ç
- come the presumption of a current alcohol/drug problem includes, but Evidence which shall be considered in determining whether the Applicant has met his/her burden of proof and, in-particular; has overis not limited to, the following, where applicable: Ŧ
- The factors enumerated in Section 1001.430(b) above; 1)
- The similarity of circumstances between BU! alcohol or drug related arrests; 5
- property damage or personal injury caused by the Applicant while driving under the influence; Any 3
- Changes in lifestyle and alcohol/drug use patterns following BUI alcohol/drug related arrests, and the reasons therefor; 7
- The chronological relationship of BWI alcohol/drug related arrests; 2
- Length of alcohol/drug abuse pattern; 9
- Degree of self-acceptance of alcohol/drug problem; 2

NOTICE OF ADOPTED AMENDENTS

prior alcocompletion of recommendations following BWI in or successful hol/drug related arrests; involvement treatment/intervention of

8)

- Prior relapses from attempted abstinence; 6
- on the occasion of each alcohol/drug related arrest for -BHI, precipitated the Petitioner's abuse of alcohol or other drugs and the present status of the same; particularly whether they The problems, pressures and/or external forces alleged to have have been satisfactorily resolved; 10)
- convictions for BWF offenses involving alcohol/drugs, particularly for allowing the second and subsequent ar-Petitioner's explanation for his/her multiple arrests and/ rests/convictions to occur; or 11)
- In such cases it is particularly important that the evaluator's multiple DUI convictions as a non-problematic user (Level I). classification be based on complete and accurate information. evaluator's rationale for classifying an Applicant with 12)
- It is particularly important that the evaluator's classification be based on complete, accurate and consistent information. The probative value of evaluations which deviate from this standard will be diminished. The degree to which their probative value will be diminished will depend upon the degree to which the evaluation deviates from this standard and the standards imposed by DASA. 13)
- Applicants with a clinical impression of Problematic Use, Dependentey-(bevel-III) (High Risk) should have a minimum of twelve (12) consecutive months of documented abstinence. Waivers are discreabstinence: and active involvement in a support program. Documentation of abstinence must be received from at least three (3) The sources should not be fellow members of a tion of his involvement in the support program or the RDP will be cancelled. The Hearing Officer shall determine the weight to be accorded the documentation, taking into account the credibility of the source and the totality of the evidence adduced at the hearing. tionary when considering an RDP but shall be-for-me not be granted unless than Petitioner proves at least six (6) months continuous When waivers are granted Petitioner shall be reuired to supply the Office of the Secretary with monthly documenta-Letters documenting abstinence should contain at a minimum, the independent sources. support group. following: ()
- The writer's relationship to Applicant (friend, family member, 1

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fellow employee, etc.).

- How long the writer has known the Applicant. 2)
- How often the writer sees the Applicant (daily, weekly, monthly, etc.). 3)
- How long the writer knows the Applicant has abstained (7
- If the Applicant has been attending a self-help program, such as Alcoholics Anonymous or Narcotics Anonymous, the Applicant should present at least three dated letters from fellow self-help program members documenting at a minimum the following: £)
- How long the writer has known the Applicant 1
- How long the Applicant has attended the program. 5
- How often the Applicant attends the program. 3)
- applicant has a self-help program sponsor, one (1) letter should obtained from his/her sponsor documenting the above data. (8
- In cases where an Applicant seeks a restricted driving permit to allow him/her to drive to self-help program meetings, he/she must provide specific information identifying at a minimum, the followh)
- The locations of the meetings he/she wishes to attend; (1)
- The days of the week when meetings are held at these locations; (2)
- The hours of the day when these meetings are held; (3)
- When If the Petitioner has had alcoholism or drug related treatment summary which narrative he/she should -decument must provide a narratincludes, at a minimum, the following information: Ŧ)
- The Nname, address, and telephone number of treatment center. 1
- Petitioner entered treatment and the date the Petitioner was discharged from treatment. The number of days or hours the The type and length of treatment (include dates); date the Petitioner was involved in treatment. 2)
- A -summary -of -the -Applicant's -involvement -in -treatment; -with particular -attention -to -the -quality -of -participation -and -the overall-response -of-the-Applicant-during-treatment: The type 3

NOTICE OF ADOPTED AMENDENTS

treatment received, (e.g outpatient, intensive outpatient, treatment; individual or group therapy). or inpatient

- ing a discussion of those specific alcohol/drug related issues addressed during treatment, as well as the quality of the Petitioner's participation and overall response during treat-A summary of the Petitioner's involvement in treatment,
- A-prognosis-in-terms-of-the-Applicant's-continued-stability-and a Level III Petitioner's ability to maintain a stable recovery. Specifically, the treatment provider's perception of what the Petitioner gained from the treatment experience and whether the relapse-potential: A clinical impression of either a Level II Petitioner's ability to maintain a non-problematic pattern, or experience was sufficient to substantially minimize the possibility of a recurrence of alcohol/drug related problems. 2
- aп Any recommendations for aftercare or follow-up support, and indication of Applicant's participation, if applicable. (94
- The dated signature of the professional staff person providing the treatment information. 67
- If Petitioner is unable to provide the required information, he his attempts to obtain same and the reason for its unavailability. documentary evidence of must provide 8
- These -rules -apply This Part applies to applications for driving driving privileges for an alcohol/drug-related offense or cause. and to-Applicants-required-to-obtain-an-alcohol/drug-evaluation-pursuant relief while suspended, revoked, or cancelled, or after denial of to-Seetion-341001:440(a)(6)-of-this-part: 7
- disposition of a DUI charge, that evaluation must meet the requirements of this Section in order to be accepted by the Secretary of If an Applicant presents an alcohol/drug evaluation that was tained as a condition precedent to either obtaining a JDP or State Z

Amended at 13 111. Reg. 15803, effective October 1, 1989

Section 1001.450 New Hearings

ducted pursuant to the Rules of Subpart A hereof, either for cause or upon default no new formal or informal hearing will be granted to that Applicant until at least four (4) months have elapsed since the If an Applicant is denied any relief after a Formal Hearing conа Э

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NOTICE OF ADOPTED AMENDENTS

late of the hearing.

No new hearing will be granted to an Applicant if that Applicant has a case pending in administrative review on the same issue. р Э

Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

Section 1001,460 Requests for Modification of Revocations and Suspensions

- Revocations and suspensions will not be rescinded, except as provided by law or rule. a)
- Consideration for early termination of suspension may be given to an Applicant under the following conditions: **P**
- as defined by Sections 6-205(a) and (b) and 6-206(a) of the Code. past record, пo No serious accidents \Box
- No violations for at least 6 months, and no prior revocations or suspensions on the Applicant's driving record. 5)
- Intensity of hardship. 3)
- Mandatory revocations and suspensions cannot be reduced or modified ુ
- prior revocation or suspension, (suspensions under the Illinois Safety Responsibility Law (Ill. Rev. Stat. 1987, ch. 95 1/2 par. period of a discretionary suspension may be reduced for good cause shown. To be favorably considered, the Applicant must not have a ous, a hardship must be demonstrated, the Applicant must demonstrate that he/she is a low risk for repeating his/her behavior in the future. Other factors may be considered by the Hearing Officer. A discretionary revocation may be reduced to a suspension or the 7-100 et. seq.) not withstanding) the offense(s) must not be seri-p
- Petitioners whose driving privileges have been suspended or revoked pursuant to Section 6-206(a)6 of the Code for an out-of-state conviction for an offense which if committed in Illinois would be grounds for suspension or revocation, and whose driving privileges were suspended or revoked in that state, thus creating an undue hardship affecting the Petitioner's ability to go to work and perform daily tasks in that state, may be given credit for that out-of-state suspension or revocation on against the period of granted to be the same period of time actually served (on the out-of-state suspension/ revocation) prior to the effective date of the Illinois suspension/ revocation. A discretionary revocation Such credit shall his/her Illinois suspension or revocation. (e)

NOTICE OF ADOPTED AMENDENTS

will be modified to a suspension and terminated early, or the date of eligibility for full reinstatement of Illinois driving privileges shall be advanced.

This procedure should be Suspension periods are set by rule of the Department of Drivers Services to apply equally to all persons. Modifications in any way fully documented on the used rarely and the reasons should be should be granted in only limited cases. (j

, effective October 1, 1989 Amended at 13 111. Reg. 15803 (Source:

Section 1001,470 Renewal, Correction and Cancellation of RDP's

- if still valid or expired for 30 days or less, who-want-to-renew-it; and who are required to apply for reinstatement through a formal (See Section 1001.300) may apply for a new RDP through an informal hearing, and will was using the standard procedures set forth in Subpart C of this part and provideing all documentation Holders of a RDP granted as a result of a Formal Hearing decision, required in Subpart D in cases which are alcohol/drug related. hearing, a)
- Applicants who are required to apply for relief at a Formal Hearing or who choose to apply for relief at a Formal Hearing and who are issued a RDP, may apply for additional RDPs for different purposes at informal hearings. Petitioners so situated must produce the same evidence at the informal hearing as would have been required for favorable consideration at a Formal Hearing. 9
- Corrected RDPs will be issued to-the-holders-of-walid-RBPs to make necessary changes to the information on the RDP if changes to in employment information and driving limits are documented and verified able in the same manner as the original permit. Corrected RDPs will expire on the same date as the original permit. pc)
- State reserves the authority to cancel any restricted driving permit(s) previously issued to a Petitioner when the preponderance of the evidence taken at a subsequent hearing demonstrates that the Petitioner can no longer be considered a low risk to repeat his/her The Secretary of responsible driver, has regressed in his/her recovery from an alcohol/drug problem, or other-RDP's will be cancelled or invalidated pursuant to Sections 6-303, wise in any way is no longer in compliance with the standards 6-113, 6-201, 6-205(a), and 6-206(a) of the Code. past abusive behavior and be a safe and specified in this Subpart D. ed (

Amended at 13 111. Reg. 15803, effective October 1, 1989 (Source:

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NOTICE OF ADOPTED AMENDENTS

Section 1001.480 Unsatisfied Judgements Suspensions

- Stat. 1985 1987, ch. 110, pars. 12-108, 2-1601, 13-218). A certified or file stamped copy of the release, stay order, or half-sheet or docket sheet shall be filed with the Safety and Financial Responsibility Division of the Department of Driver Services, 2701 S. fied, stayed by court order, or become unenforceable under Sections No $\underline{\mathbb{A}}$ hearing is not necessary where the judgement has been satis-12-108, 2-1601, and 13-218 of the Code of Civil Procedure (Ill. Rev. Dirksen Parkway, Springfield, Illinois. a)
- If the judgement has not been satisfied, stayed by court order, nor become unenforceable, no relief will be granted by the Secretary of State's Office. Q

Amended at 13 Ill. Reg. 15803 -, effective October 1, 1989 (Source:

REHABILITATION SERVICES Q. DEPARTMENT

NOTICE OF EMERGENCY AMENDMENTS

- Vending Stand Program for the The Heading of the Part: Blind 1
- Code Citation: 89 Ill. Adm. Code 650 5
- Emergency Action: Section Numbers: 3

650.80

repeal

Section

- in relation to the operation of vending facilities on public and private property by blind persons, and to repeal certain acts herein named," (Ill. Rev. Stat. 1987, ch. 23, par. 3331 Statutory Authority: Implementing and authorized by "AN ACT 4
- Effective Date of Rule(s) (Amendments, Repealer): September 26, 1989 2
- expire If this emergency rule (amendment, repealer) is to expire before the end of the 150-day period, please specify the date on which it is to expire 9
- September 20, 1989 Date Filed in Agency's Principal Office: 7
- Reason for Emergency: Emergency action is being taken to ensure DORS' compliance with an agreement with the Joint Committee on Administrative Rules. 8
- A Complete Description of the Subjects and Issues Involved: Section 650.80 is being repealed so that the appeals procedures in 89 Ill. Adm. Code 510 may take effect. 6
- Yes 10) Are there any proposed amendments to this Part Pending?

Illinois Register Citation Proposed Action Section Numbers

650.80

Repeal

13 Ill. Reg. 12758

- Statewide Policy Objectives 11) Statement of
- 12) Information and questions regarding this rule (amendment, repealer) shall be directed to:

Leigh Reed P.O. Box 19429, Springfield, Illinois 62794-9429 (217)785-3896 Address: Telephone:

The full text of the emergency rules (amendments, repealer) begins on the next page:

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVIC
SUBCHAPTER c: VOCATIONALLY RELATED PROGRAMS

PART 650 VENDING STAND PROGRAM FOR THE BLIND

Functions of the Department as State Licensing Agency Right, Title To, and Interest in Program Equipment, Accessories, and Initial Stocks of Merchandise and Use of Program Servicing Arrangement by the Department Rules οţ Scope Authority and Legal Basis for Regulations Definitions Supplies 650.20 650.30 650.10

Disciplinary Procedures for Licensed Blind Vendors Grievance Procedures for Licensed Blind Vendors Licensing Program Blind Vendors Conditions of License 650.60

Illinois Committee of Blind Vendors (I.C.B.V.) (Repealed) 650.70 650.80 EMERGENCY 650.90 650.100

Setting Aside of Funds for Program Purposes Training, Retraining, Upward Mobility Training, In-Service Training Leaves of Absence 650.200 650.500

and

Vending Facilities in Rest Areas Promotions and Transfers (P&T) 650.600 650.700

A Manager Operator's Affidavit (Repealed) B Approved Purveyor Business Practices 650.1000 APPENDIX APPENDIX

AUTHORITY: Implementing and authorized by "AN ACT in relation to the operation of vending facilities on public and private property by blind persons, and to repeal certain Acts herein named," (Ill. Rev. Stat. 1987, ch. 23, par. 3331 et seq.)

SOURCE: Amended August 31, 1973; codified at 6 III. Reg. 13790; amended at 8 III. Reg. 5285, effective April 16, 1984; amended at 9 III. Reg. 12347, effective August 5, 1985; amended at 10 III. Reg. 3058, effective February 1, 1986; amended at 10 III. Reg. 9814, effective May 21, 1986; amended at 13 III. Reg. 7465, effective May 1, 1989; emergency amendment at 13 III. Reg. 7465, effective September 26, 1989for a maximum of 150

NOTICE OF EMERGENCY AMENDMENTS

Grievance Procedures for Licensed Blind Vendors (Repealed) Section 650.80 EMERGENCY

- any action arising from the operation or administration of the Vending Facility Program, a request for an administrative review of the grievance may be made. The vendor shall give grievance may be made. The vendor shall give notice in writing by certified mail to the Coordinator of the Vending Facility Program. The notice shall state the particular rule or regulation the vendor believes to have been violated, or set forth the facts the vendor believes constitute some form of harassment or When a licensed blind vendor is dissatisfied with unreasonable interference with business. a a
- The Coordinator shall respond immediately to the notice of grievance, and shall do so in writing by certified mail. The Coordinator shall state the Department's position and shall cite any rules or regulations which justify the practice complained of. The Coordinator and blind vendor shall meet and attempt to resolve the grievance to their mutual satisfaction if at all possible. (q
- If no satisfactory resolution can be agreed upon, the blind vendor may request a formal evidentiary hearing. The request shall be in writing and by certified mail to the Director of the Department or the Director's designee at the correct address of the Central Office, Springfield, Illinois. The Department shall schedule such hearing at the earliest possible moment, at a time and place convenient to both parties. If no location or time can be agreed upon, the vendor shall make the final decision provided his or her objections to other times and locations have been reasonable, but not to exceed ten (10) days from the date of receipt of letter. Ω
- The evidentiary hearing shall be conducted, and the rights of all parties shall be as set forth under Section 650.70 (b) (4), (5), (6), (7), and (8). However, the burden shall be upon the vendor to prove the grievance, rather than upon the Department to prove violation. ਰੇ

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

The Decision (e

pertinent to the reasoning of the recommendations. The hearing officer shall recommend that the relief sought by the vendor be granted, or that the vendor's complaint is totally without foundation and that the relief sought be denied. The hearing officer may further recommend any intermediate solution so long nominee agency and to the Department officials involved. The Director of the Department shall within fifteen (15) days of the receipt of the record and recommendations make a final order in the case, and shall agree with the hearing officer, or order some other solution. The Director shall make the The evidentiary hearing officer shall make recommendations to the Director of the Department within fifteen (15) days subsequent to the hearing. The recommendations shall be based upon the record of as it can be justified by the record address to the hearing. Copies of the record and recommendations shall be sent by certified mail to the blind vendor and his or her personal representative, to the order in writing and shall send it to all parties by the hearing and cite those portions of the record certified mail. In the event the vendor is still dissatisfied with the Department, he or she may file an appeal with Secretary of the Department of Education (DE), and have the case reviewed by an arbitration panel of the DE. The Randolph-Sheppard Act, as amended, shall apply to such hearings, as outlined in Section 650.70 (b) (8).

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Costs g 0

The Department as state administering agency under the Randolph-Sheppard Act, as amended, shall assume all administrative costs of the disciplinary proceedings of Section 650.70 and the grievance proceedings of Section 650.80 but shall not reimburse the blind vendor for expenses personally incurred because of those grievance proceedings.

Emergency Repealer at 13 Ill. Reg 15 Sept. 26, 1989, for a maximum of 150 days). effective (Source:

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DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

Meat and Poultry Inspection Act 1) The Heading of the Part:

8 Ill. Adm. Code 125 The Code Citation: 2

Section Number 3

Peremptory Action:

125,200

Amended

4) Reference to the Specific State or Federal Court Order, Federal Rule or Statute Which Requires this Peremptory Rulemaking: The Meat and Poultry Inspection Act (III. Rev. Stat. 1987, ch. 56 1/2, par. 316); the Federal Meat Inspection Act (21 U.S.C.A. 661); 54 FR 36755 (1989).

Statutory Authority: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 316) 의

6) Effective Date: October 5, 1989

A Complete Description of the Subjects and Issues Involved: In order to maintain an "equal to" status with the federal meat and poultry Meat and Poultry Inspection Act, changes in the federal rules relative to meat and poultry inspection are hereby adopted. Federal Poultry Inspection Act, and in compliance with Section 16 of The inspection programs as required by the Federal Meat Inspection Act, the

air injected during dressing operations to facilitate head skinning and the Section 310 of the Federal Meat Inspection regulations has been amended to permit the inflation of carcasses and parts of carcasses with compressed slaughter is voluntary; therefore, any economic impact incurred by using removal of hides and foot hair. The use of these procedures during these procedures is at the option of the establishment owner.

8) Does this rulemaking contain an automatic repeal date?

9) Date Filed in Agency's Principal Office: September 20, 1989

10) This rule is in compliance with Section 5.03 of the Illinois Administrative Procedure Act

11) Are there any proposed amendments pending to this Part?

12) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.

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DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

13) Information and questions regarding this adopted amendment shall

Donna Garman

Address: Illinois Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281 Telephone: (217) 782-7172

The full text of the Peremptory amendment begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER c: MEAT AND POULTRY INSPECTION ACT

PART 125 MEAT AND POULTRY INSPECTION ACT

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR POULTRY INSPECTION

Section	
125.10	Definitions
125.20	Incorporation by Reference of Federal Rules
125.30	Application for License; Approval
125.40	Official Number
125.50	Inspections; Suspension or Revocation of License
125.60	Administrative Hearings; Appeals
125.70	Assignment and Authority of Program Employees
125.80	Schedule of Operations; Overtime
125.90	Official Marks of Inspection, Devices and Certificates
125.100	Records and Reports
125.110	Exemptions
125.120	Disposal of Dead Animals and Poultry
125.130	Reportable Animal and Poultry Diseases
125,140	125,140 Detention: Seizure: Condemnation

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SUBPART B: MEAT INSPECTION

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DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

or	Products	
E y	Other	
Identi	and	
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and	Relati	
Meat Definitions Composition	ortation Services Animal In	
Compo	Transpo Special Exotic	
125.280	125.290 125.300 125.305	

POULTRY INSPECTION SUBPART C:

S O'S TILL THE SOLE TO SOLE THE SOLE TH
Section 125.320 Pacilities for Inspection 125.320 Facilities for Inspection 125.320 Facilities for Inspection 125.330 Santation 125.340 Operating Procedures 125.350 Ante-Mortem Inspection; Disposition of Carcasses 125.350 Ante-Mortem Inspection; Disposition of Carcasses 125.360 Post-Mortem Inspection; Disposition of Carcasses 125.370 Handling and Disposal of Condemned or Inedable Products at Official Establishments 125.380 Labeling and Containers of Products 125.380 From of Articles Into Official Establishments; Processing Requirements 125.400 Definitions and Standards of Identity or Composition 125.400 Definitions and Standards of Identity or Composition 125.400 Transportation; Sale of Poultry or Poultry Products AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (III. Rev. Stat. 1987, ch. 56 1/2, par. 301 et seq.) and The Civil Administrative Code of Illinois (III. Rev. Stat. 1987, ch. 127, par. 16). SOURCE: Adopted at 9 III. Reg. 1782, effective January 24, 1985; peremptory amendment at 9 III. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 III. Reg. 1924, effective June 5, 1985; peremptory amendment at 9 III. Reg. 19102, effective June 13, 1985; peremptory amendment at 9 III. Reg. 1875, effective December 5, 1985; peremptory amendment at 9 III. Reg. 1875, effective December 5, 1985; peremptory amendment at 10 III. Reg. 1875, effective December 5, 1985; peremptory amendment at 10 III. Reg. 1875, effective December 5, 1986; peremptory amendment at 10 III. Reg. 1875, effective December 5, 1986; peremptory amendment at 10 III. Reg. 1875, effective December 5, 1986; peremptory amendment at 10 III. Reg. 1876, effective December 7, 1986; peremptory amendment at 10 III. Reg. 1876, effective December 7, 1986; peremptory amendment at 10 III. Reg. 1878, effective June 25, 1986; peremptory amendment at 10 III. Reg. 1878, effective June 25, 1986; peremptory amendment at 10 III. Reg. 1878, effective June 25, 1986; peremptory amendment at 10 III. Reg. 1878, peremptory amendment at

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

Reg. 9645, effective April 29, 1987; peremptory amendment at 11 111. Reg. 10321, effective April 29, 1987; peremptory amendment at 11 111. Reg. 10321, effective May 15, 1987; peremptory amendment at 11 111. Reg. 11184, effective May 15, 1987; peremptory amendment at 11 111. Reg. 14830, effective August 25, 1987; peremptory amendment at 11 111. Reg. 18799, effective November 3, 1987; peremptory amendment at 12 111. Reg. 19805, effective November 19, 1987; peremptory amendment at 12 111. Reg. 2154, effective January 6, 1988; peremptory amendment at 12 111. Reg. 4879, effective February 5, 1988; peremptory amendment at 12 111. Reg. 6313, effective February 25, 1988; peremptory amendment at 12 111. Reg. 6313, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 21, III. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 III. Reg. 16743, effective September 19, 1986; peremptory amendment at 10 III. Reg. 18203, effective October 15, 1986; peremptory amendment at 10 III. Reg. 19818, effective November 12, 1986; peremptory amendment at 11 III. Reg. 1696, effective January 5, 1987; peremptory amendment at 11 III. Reg. 1696, Reg. 19116, effective November 1, 1988; peremptory amendment at 12 111. Reg. 20894, effective December 21, 1988; peremptory amendment at 13 111. Reg. 228, effective January 11, 1989; peremptory amendment at 13 111. Reg. 2160, effective February 13, 1989; amended at 13 111. Reg. 3696, effective March 13, 1989; 13621, effective August 8, 1988; peremptory amendment at 12 Ill. , effective October peremptory amendment at 13 Ill. Reg. 15853

SUBPART B: MEAT INSPECTION

Section 125.200 Post-Mortem Inspection

- The Department incorporates by reference 9 CFR 310(a) and 310.2 through 310.21, and 310.23 (1984; 49 FR 23606, effective June 4, 1984; 50 FR 32162, effective September 9, 1985; 52 FR 2101, effective January 20, 1987; 53 FR 40378, effective November 14, 1988; 53 FR 45888, effective December 15, 1988; 54 FR 36755, effective October products for nonhuman food purposes (e.g., dog food) is 1989), except that the preparation of meat and meat permitted at an official establishment. The prepaestabration of nonhuman food products must be done in licensed under the Illinois Dead lishments a)
- The unusual circumstance and acceptable arrangements referred to in 9 CFR $310(\mathrm{a})$ shall mean in the case of 9

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DEPARTMENT OF AGRICULTURE

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emergency slaughter and in accordance with the procedure outlined in Section 125.190.

- In the case of emergency slaughter and where a veterinarian was obtained by the owner to perform ante-mortem inspection (see Section 125.190), the veterinarian may perform post-mortem inspection of the animal. The carcass and all parts, including viscera, shall be identified as set forth in 9 CFR 310.2 and held for the inspector. If the veterinarian performs the post-morten inspection at the request of the owner, then the cost of such service shall be borne by the owner of the animal. ွ
- Disinfectants that can be used in an official establishment shall be those set forth in Section 125.180 P
- 310.2(b)(4), alternate methods proposed by the operator of an official establishment for handling devices shall approved if such method will accomplish the specific With regard to the incorporated language in 9 provisions as stated in that paragraph. (e
- Retained carcasses may be washed or trimmed provided such washing or trimming does not affect the disposition of the carcasses by removing conditions or lesions which caused the carcasses to be identified as retained. Ĵ
- establishment shall be permitted; however, Illinois Retained tags shall be used to identify the carcasses along with any temporary identification that carcasses by an retained οŧ Temporary identification official is used. (g
- incorporated language to 9 CFR 314 References in the incorporated language to 9 shall be interpreted to mean in accordance with Ъ
- Facilities for handling and inspecting cow udders shall be as set forth in "U.S. Inspected Meat and Poultry Packing Plants, A Guide to Construction and Layout" as adopted in Section 125.20. Ţ

15853 13 III. at amendment (Source: Peremptory amendi effective October 5, 1989)

DEPARTMENT OF PUBLIC AID

NOTICE OF PEREMPTORY AMENDMENTS

FOOD STAMPS

The Heading of the Part:

Ill. Adm. Code 121 8 Citation: Code 5

Adopted Action:	Amendment	Amendment	Amendment	Amendment
Section Numbers:	121.60	121.61	121.63	121.64
~				

Reference to the Specific State or Federal Court Order, Pederal Rule or Statute Which Requires this Peremptory Rulemaking: In a letter dated August 4, 1989, the Food and Nutrition Service of the United States Department of Agriculture notified the Department of Public Aid ("Department") of required changes in the income eligibility standards, required standard deductions and the shelter care deductions for the Food Stamp Program, effective October 1, 1989. These changes are required by 7 CFR 273.9(a)(4), (d)(1), (d)(4) and (d)(5). 4)

This rulemaking implements the above-referenced changes. These changes are mandated by the federal government and preclude the exercise of discretion by the Department. Consequently, the Department finds it necessary to implement these changes pursuant to the peremptory rulemaking process.

- Statutory Authority: Sections 12-4.4 thru 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 12-4.4 thru 12-4.6 and 12-13) 2)
- October 1, 1989 Effective Date: (9
- A Complete Description of the Subjects and Issues
 Involved: This rulemaking updates the net monthly income
 eligibility standards, the gross monthly income eligibility
 standards, the standard deductions and the shelter care
 deductions for the Food Stamp programs. These adjustments,
 which are effective October 1, 1989, take into account changes in the cost of living. 7
- Does this rulemaking contain an automatic repeal date? 8
- October 1, 1989 Date Filed in Agency's Principal Office: 6

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- These Amendments are in compliance with Section 5.03 of Illinois Administrative Procedure Act. Yes 10)

11)	Are there any P	roposed Amendments	11) Are there any Proposed Amendments pending to this Part? Yes
	Section Numbers	Proposed Action	Illinois Register Citation
	121.19	Amendment	August 25, 1989 (13 Ill. Reg. 13503)
	121.27	Amendment	August 25, 1989 (13 Ill. Reg. 13503)
	121.31	Amendment	August 25, 1989 (13 Ill. Reg. 13503)
	121.70	Amendment	August 25, 1989 (13 Ill. Reg. 13503)
	121.72	Amendment	August 25, 1989 (13 Ill. Reg. 13503)

- This rulemaking Statement of Statewide Policy Objectives: has no effect on local governmental units. 12)
- Information and questions regarding these Peremptory Amendments shall be directed to: 13)

Anita Williams, Staff Attorney Office of the General Counsel Name:

Floor Illinois Department of Public Aid 3rd Josse B. Harris Building II 100 South Grand Avenue East, Springfield, Illinois 62762 Address

(217) 782-1233 Telephone: The full text of the Peremptory Amendments begins on the next

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DEPARTMENT OF PUBLIC AID

NOTICE OF PEREMPTORY AMENDMENTS

TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121 FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

Application for Assistance Time Limitations on the Disposition of an Application Approval of an Application and Initial Authorization of Assistance Denial of an Application Client Cooperation Emergency Assistance Expedited Services SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY
NON :

Section Section 121.19 Ending a Voluntary Quit Disqualification

171.20	Cıtızensnıç
121.21	Residence
121.22	Social Security Numbers
121.23	Work Registration/Participation Requirements
121.24	Individuals Exempt From Work Registration Reguir
121.25	Failure to Comply
121.26	Period of Disqualification
121.27	Voluntary Job Quit
121.28	Good Cause for Voluntary Job Quit
121.29	Exemptions from Voluntary Quit Rule

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section			Ξ:
		121.91	Σ
121.30	Unearned Income	121 92	Ω
121.31	Exempt Unearned Income	121 93	; _
121.32	Education Benefits	121.93	ם ב
121.33	Unearned Income In-Kind	121.74	4 0
121.34	Lump Sum Payments and Income Tax Refunds	121 96	4 =
121.40	Barned Income	121.00	Ö
121.41	Budgeting Earned Income	121.27	נו נ
121.50	Exempt Earned Income	07.171	· ~
121.51	Income from Work/Study/Training Programs	121 120	- <u>n</u>
121.52	Earned Income from Roomer and Boarder	121.120	4 0
121.53	Income From Rental Property	001.131	4 ر
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DEPARTMENT OF PUBLIC AID

NOTICE OF PEREMPTORY AMENDMENTS

NOTICE OF PEREMPTORY AMENDMENTS

Group Living Arrangement Facilities and Incorporation By Reference Small 121.135 Section

Drug/Alcoholic Treatment Centers

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Definition of Intentional Violations of the Program Penalties for Intentional Violations of the Program Notification To Applicant Households

Disqualification Upon Finding of Intentional Violation 121.150 121.151 121.152 121.153

Court Imposed Disgualification of the Program 121.154 CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS .. H SUBPART

Section

Establishing a Claim for Intentional Violation of the Types of Claims (Recodified) 121.200

Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified) Program (Recodified) 121,202

Collecting Claim Against Households (Recodified) Failure to Respond to Initial Demand Letter 121.203 121.204

(Recodified)

Methods of Repayment of Food Stamp Claims (Recodified) Determination of Monthly Allotment Reductions Failure to Make Payment in Accordance with Repayment (Recodified) 121.205

AUTHORITY: Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code (III. Rev. Stat. 1987, ch. 23, pars. 12-4.4 through 12-4.6 and

Suspension and Termination of Claims (Recodified)

Schedule (Recodified)

121,207 121,208 SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875 effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, p. 185, effective August 18, 1979; amended at 3 Ill. Reg. 41, p. 230, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 19, 1979; amended at 3 Ill. Reg. 44, p. 173, effective November 2, 1979; amended at 3 Ill. Reg. 44, p. 36, effective November 13, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; peremptory amended at 4 Ill.

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Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 III. Reg. 9, p. 259, effective Rebruary 27, 1980; amended at 4 III. Reg. 12, p. 259, effective Rebruary 27, 1980; amended at 4 III. Reg. 12, p. 551, effective Rebruary 27, 1980; amended at 4 III. Reg. 12, p. 551, effective Rebruary 27, 1980; amended at 4 III. Reg. 15, p. 1980, effective September 2, 1980; amended at 4 III. Reg. 45, p. 134, effective october 17, 1980; amended at 5 III. Reg. 456, p. 134, effective January 2, 1981; amended at 5 III. Reg. 456, p. 1880, effective January 16, 1981; amended at 5 III. Reg. 4566, effective January 16, 1981; amended at 5 III. Reg. 1566, effective October 17, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 5 III. Reg. 1576, effective October 19, 1981; amended at 6 III. Reg. 1870, effective October 19, 1981; amended at 6 III. Reg. 1870, effective October 19, 1981; amended at 6 III. Reg. 1870, effective October 19, 1981; amended at 6 III. Reg. 1870, effective October 19, 1981; amended at 6 III. Reg. 1870, effective October 19, 1982, amended at 7 III. Reg. 1874, effective October 19, 1983; amended at 7 III. Reg. 1874, effective October 19, 1983; amended at 7 III. Reg. 1875, effective October 19, 1983; amended at 7 III. Reg. 1875, effective October 19, 1983; amended at 7 III. Reg. 1875, effective October 19, 1983; amended at 8 III. Reg. 1875, effective October 19, 1983; amended at 8 III. Reg. 1875, effective October 19, 1983; amended at 8 III. Reg. 1875, effective October 19, 1983; amended at 8 III. Reg. 1878, effective October 19, 1983; amended at 8 III. Reg. 1878, effective October 19, 1983; amended at 8 III. Reg. 1984; amended at 8 III. Reg. 1884, effective October 19, 1985; amended at 9 III. Reg. 188

NOTICE OF PEREMPTORY AMENDMEN'TS

effective April 21, 1986; peremptory amendment at 10 III. Reg. 14692, effective May 1, 1986; peremptory amendment at 10 III. Reg. 15714, effective October 1, 1986; Sections 121.20 thru 121.208 recodified to 89 III. Adm. Code 165 at 10 III. Reg. 21094; peremptory amendment at 11 III. Reg. 2774, effective Coorder 1, 1987; emergency amendment at 11 III. Reg. 3774, peremptory amendment at 11 III. Reg. 3774, effective February 11, 1987; emergency amendment at 11 III. Reg. 1987; for a maximum of 150 days; emergency amendment at 11 III. Reg. 1050, effective May 22, 1987; peremptory amendment at 11 III. Reg. 1185, effective July 1, 1987; peremptory amendment at 11 III. Reg. 1185, effective July 6, 1987; amended at 11 III. Reg. 1185, effective July 6, 1987; amended at 11 III. Reg. 15043, effective July 6, 1987; amended at 11 III. Reg. 1550, effective August 1, 1987; peremptory amendment at 11 III. Reg. 15201, effective August 1, 1987; emergency amended at 11 III. Reg. 15043; amended at 11 III. Reg. 1660; effective September 1, 1987; amended at 11 III. Reg. 1660; effective September 1, 1987; amended at 11 III. Reg. 1987; amended at 11 III. Reg. 1837, effective September 1, 1987; amended at 11 III. Reg. 1837, effective September 1, 1987; amended at 11 III. Reg. 1828, effective September 30, 1987; amended at 12 III. Reg. 1977, effective September 31, 1987; amended at 12 III. Reg. 1977, effective September 31, 1987; amended at 12 III. Reg. 1978; amended at 12 III. Reg. 1978; amended at 12 III. Reg. 1978; effective May 22, 1988; amended at 12 III. Reg. 1284

11. Reg. 9678, effective May 22, 1988; amended at 12 III. Reg. 1284

11. Reg. 9678, effective May 22, 1988; amended at 12 III. Reg. 1284

11. Reg. 9678, effective May 22, 1988; amended at 12 III. Reg. 1284

11. Reg. 9678, effective May 22, 1988; amended at 12 III. Reg. 1284

11. Reg. 12043, effective May 22, 1988; amended at 12 III. Reg. 1271. Reg. 127 1, 1988; peremptory amendment at 12 III. Reg. 16271, effective October 1, 1988, amended at 12 III. Reg. 20161, effective November 30, 1988; amended at 13 III. Reg. 1869, effective March 10, 1989; amended at 13 III. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 III. Reg. 15859, effective October 1, 1989

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

SUBPART D: ELIGIBILITY STANDARDS

Net Monthly Income Eligibility Standards Section 121.60 Eligible households whose net monthly income does not exceed the maximum monthly income standards shall be a)

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DEPARTMENT OF PUBLIC AID

NOTICE OF PEREMPTORY AMENDMENTS

Net Monthly Income Eligibility (Cont'd.) Section 121.60

Standards

assigned a coupon allotment based on the net monthly food stamp income.

The maximum net monthly income standards are: (q

Household Size

Amount	\$ 481 499	645 669	89		7135	598	746±	1625	₹64	
TOUSEHOLD SIZE									Each additional member	
	<u>-</u>		'n.	4, r	٠, د	• 1	- 0	ĎΙ	व	

Derived from Office of Management and Budget non-farm, income poverty guidelines.

Peremptory amendment at 13 Ill. Reg. 15859 effective October 1, 1989) (Source:

Gross Monthly Income Eligibility Standards Section 121,61

a)

- be 130 percent of the nonfarm income poverty guidelines prescribed by the Office of Management and Budget (see 7 CFR 273.9(a)(1)(1986)). However, categorically eligible households and households containing a member who is elderly, blind or disabled will be exempt from this gross income check (see also 7 CFR 273.9(c) (1986)). The gross income standards of eligibility shall To qualify for increased benefits a household must contain a member who meets one (1) of the following requirements: 1
- An individual is considered age 60 in the A member is 60 years of age or older. fiscal month he/she becomes 60. A
- Income (SSI) benefits under Title XVI of the Social Security Act, (this includes the A member receives Supplemental Security B)

NOTICE OF PEREMPTORY AMENDMENTS

Section 121.61

household where the member is receiving SSI Gross Monthly Income Eligibility Standards Social Security Administration. This SSI income is being provided on a temporary or income pending a final decision from the emergency basis), or (Cont'd.)

- A member receives Social Security disability or blindness benefits under Title II (RSDI) of the Social Security Act. ΰ
- A member receives State Supplemental Payment (SSP) due to blindness or disability. This does not include cases in PE status pending a determination of blindness or disability. a
- disability rated or paid as totally disabled by the Veterans Administration (VA). A veteran with a service connected (H
- A veteran considered by the VA to be in need of regular aid and attendance or permanently housebound. Э Э
- surviving child who is considered permanently incapable of self-support by the or considered in need of aid and attendance considered permanently housebound by the Veterans Administration or a veteran's A veteran's surviving spouse who is Veterans Administration. 3
- child also has a disability considered permanent under Social Security requirements. ർ Veterans Administration if the spouse or connected death or pension benefits for entitled to compensation for a service A veteran's surviving spouse or child non-service connected death from the Œ
- For those veterans, surviving spouses, or children mentioned in subsections (F) and (G) above, proof of receipt of VA disability benefits is sufficient verification of disability. For those veterans mentioned in subsection (E) above, a verified statement in writing from the VA that 5

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Gross Monthly Income Eligibility Standards individual is totally disabled must be (Cont'd.) Section 121.61

provided. To verify disability for those individuals mentioned in subsection (H) above, the individual must provide a statement from the Social Security Administration or from a physician (III. Rev. Stat. 1985 1987, ch. 111, par. 4401 et seq.), or a licensed or certified psychologist (III. Rev. Stat. 1985 1987, ch. 111, par. 5301 et seq.) that the individual suffers from one of the disabilities listed in the preamble to Section 221(i) of the Social Security obvious, by observation of the caseworker (e.g., permanent loss of use of both hands). Act (42 U.S.C. 421(i)) or if the disability is

Gross Income Household Size q q

648 869 1,090 1,311 1,532 1,753 1,974 2,195 2,195 2,416 2,637 + 221
. 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
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em be r
s s nal Me
Person Persons e Persons Persons Persons n Persons n Persons Persons Persons Persons Persons Additional Member
One Pure Three Four Five Six Puse Seven Eight Nine Ten Puse Each

(Source: Peremptory amendment at 13 Ill. Reg. 15859 effective October 1, 1989)

Deductions From Monthly Income Section 121.63

The following deductions shall be allowed in the determination of the adjusted net monthly food stamp income:

Earned income Deduction

a)

Eighty percent of total gross earned income is considered. (See 89 Ill. Adm. Code 121.40 through 121.54 for a description of earned income.)

NOTICE OF PEREMPTORY AMENDMENTS

Deductions From Monthly Income (Cont'd.)

Standard Deduction Q Q

Section 121.63

One hundred and six twelve dollars (\$106.00 \$112.00) per household per month.

- Dependent Care Deduction ς
- employment in compliance with the job search criteria (contained in 89 Ill. Adm. Code 112.70 through 112.73) or to attend training or pursue education which is preparatory for employment. dependent when necessary for a household member to accept or continue employment or to seek Payments for the care of a child or other 7
- by the actual costs for care and is not to exceed \$150.00 per month for each dependent household The amount of the deduction is to be determined member. 5)
- Shelter Costs Deduction م
- Shelter costs that exceed 50% of the household's total income after the allowable deductions in subsections (a), (b), and (c) have been made. The shelter deduction shall not exceed \$170.00. 1
- If the household contains a member who is elderly or disabled as defined at 7 CFR 271.2 (1987) and Section 121.61 "Gross Monthly Income Eligibility Standards", there is no limit on the amount of excess shelter deduction. 5
- Shelter costs include only the following: 3
- charges leading to the ownership of the shelter, including interest on such charges). by the household (rent, mortgage, and other Continuing charges for the shelter occupied A.
- Property taxes, State and local assessments and insurance on the structure itself B)
- Utility Costs ΰ

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DEPARTMENT OF PUBLIC AID

NOTICE OF PEREMPTORY AMENDMENTS

Deductions From Monthly Income (Cont'd.)

Section 121,63

- (including tax on the basic fee) of \$14.00; and fees charged by the utility provider for initial installation. Utility deposits are not utility costs. electricity, water, sewerage; garbage Include the cost of heating, and and trash collection fees; basic cooking fuel, air conditioning, service fee for one telephone į.
- mortgage may claim the standard utility allowance of \$165. Households living in rental housing who are billed on a regular basis by a landlord for heating phone expense is claimed only the basic telephone allowance of \$14.00 per month æ .⊟ conditioning is separate and identifiable. If the standard utility allowance is used, then no other utility costs may be claimed. If standard utility allowance, then actual, verified costs may be claimed, except that if a separately-billed is allowed. The client that maintains between the standard utility allowance frequently than once every twelve (12) and/or air conditioning costs may use and actual utility costs for a period Those households which are billed for utility usage is determined through meter or otherwise is verifiable or both, separately from their rent or the charge for heating and/or air the same residence may not switch of twelve months from the time of initial certification and no more the standard utility allowance if actual utility costs exceed the heating or air conditioning, or months thereafter. i i)
- However, during the heating or cooling season, a household that is billed less otherwise eligible to use the standard often than monthly for its heating and/or air conditioning costs but is iii)

NOTICE OF PEREMPTORY AMENDMENTS

Deductions From Monthly Income (Cont'd.)

Section 121.63

utility allowance may continue to use the standard utility allowance between utility allowance may continue billing months.

- When households (as defined the standard utility allowance shall be at 7 CFR 273.1(a)(1987) live together, privately owned rental units which receive a bill for over-usage are not entitled to use the standard utility divided equally among the households which contribute toward the utility costs whether or not each household Households in public housing or participates in the program. allowance. iv)
- allowance (7 CFR 273.9 and 273.10(d)(6) [1987]). The provisions of subsection (ii) above, are applicable to households whose heating and/or air conditioning expense is covered by indirect energy assistance payments (Illinois Home Energy Assistance Program [47 Ill. Adm. Code 100]) shall conditioning expense(s) are covered by indirect energy assistance payments. be entitled to the standard utility Households whose heat and/or air <u>^</u>
- separately for either heat or air conditioning are not entitled to claim the standard utility allowance but may claim the billed separately, subject to the \$14.00 per month limitation for telephone expense. actual utility amounts for which they are Those households which are not billed (a
- if, the household intends to return to the home; the current occupants of the home, if any, are not claiming the shelter costs for food stamp by the household because of employment or training away from home, illness or abandonment Shelter Costs for a home temporarily unoccupied caused by a natural disaster or casualty loss, purposes; and the home is not leased or rented during the absence of the household.

4)

DEPARTMENT OF PUBLIC AID

NOTICE OF PEREMPTORY AMENDMENTS

Deductions From Monthly Income (Cont'd.)

Section 121.63

- or destroyed due to a natural disaster. Shelter costs shall not include repair charges which have been or will be reimbursed by private or public relief agencies, insurance companies or any other Charges for Repair of the home which was damaged source. 2)
- Excess Medical Deductions (e

which contain an elderly or disabled member as defined at 7 CFR 271.2 (1987) and Section 121.6) "Gross Monthly Income Eligibility Standards". The medical expenses incurred by the qualifying household member which are over \$35 will be deducted if the expenses A deduction for excess medical expenses for households will not be reimbursed by insurance or a third party

(Source: Peremptory amendment at 13 Ill. Reg. 15859 effective October 1, 1989)

Coupon Allotment Section 121.64

- The monthly coupon allotment amount is determined by subtracting 30% of the adjusted net monthly income from the maximum monthly allotment a)
- MAXIMUM MONTHLY ALLOTMENT: (q

Household Size

99	182	260	331	393	472	521
96	59∓	536	300	356	454	472
₩	-63 -	-63	₩.	49	-63 -	-69
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\$540 596

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NOTICE OF PEREMPTORY AMENDMENTS

Coupon Allotment (Cont'd.) Section 121.64

Each Add'l Member

75

89 \$+

All one and two person households will receive minimum monthly allotment of \$10.00 ΰ

(Source: Peremptory amendment at 13 Ill. Reg. 15859 effective October 1, 1989)

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF REFUSAL TO MEET THE OBJECTION THE JOINT COMMITTEE ON ADMINISTRATIVE RULES 9F

The Heading of the Part: The Nursing Home Administrators Licensing and Disciplinary Act _

68 Ill. Adm. Code 1310 Code Citation: 5

Action: Section Numbers: 3

Refusal Refusal 1310.20 1310.30 1310.60 1310.85

Refusal Refusal Date Notice of Proposed Rules Published in the Register (if applicable): 4

12 Ill. Reg. 14938

September 23, 1988 (issue date) Date JCAR Statement of Objection Published in the Register:

2

September 8, 1989 (issue date)

13 Ill. Reg. 14120

Summary of Action Taken by the Agency: 9

requirement. This is a necessary fee based on the administrative hours expended by the Department to review and process such a request. The Department recognizes that the statute has specific fee language; however, this fee is necessary to carry out the provisions of the Act and to not create a hardship for the licensee. The Department refuses to modify the rule, however, will seek legislation to add this fee to the statute so that the intent is clear. administrator, in that jurisdiction and the continuing education sponsor has not been approved by the Department. This fee was included in this rulemaking so there would be a mechanism for renewal applicants who have taken courses in the above situation to apply for and receive credit for these courses and not impose a financial burden by not allowing credit for courses completed toward fulfillment of their continuing education because the Department lacks the statutory authority to impose by rule a fee on a license renewal applicant's request for Department approval of continuing education hours that are earned by the applicant in another jurisdiction, when the applicant is not a licensed nursing home Objection 1: The Joint Committee objected to the Section 1310.85(d)

Objection 2: The Joint Committee on Administrative Rules has objected to Section 1310.20, 1310.30, and 1310.60 because the Department's rules are

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF REFUSAL TO MEET THE OBJECTION THE JOINT COMMITTEE ON ADMINISTRATIVE RULES 9

facilities to be licensed. Section 3 of the Act states ". . .an applicant for a license as a nursing home administrator or a temporary license to demonstrate proficiency in any medical techniques or to meet any medical educational qualifications or medical standards not in accord with the been approved to administer institutions certified by such church or denomination for the care and treatment of the sick in accordance with its teachings;". Based on the fact that this provision is still in the Act it Department by statute would be required to allow this person to apply and comply with the provisions in Section 3 of the Act. Section 1310.20, 1310.30 and 1310.60 set forth application provisions for these individuals Administrators Licensing Act by providing that "nothing in this Act or in the rules adopted hereunder shall require an administrator of any facility upon treatment by spiritual means through prayer alone, in accordance with Nothing remedial care and treatment provided in such institutions, if such applicant is certified by a recognized church or religious denomination, or institution operated solely by and for persons who rely exclusively which teaches reliance on spiritual means alone for healing, as having ambiguous in light of the changes in the law resulting from Public Act seeking licensure. Therefore, the Department refuses to modify these Sections of the rules. in these rules requires a nursing home administrator in one of these Public Act 86-130 amended Section 10 of the Nursing Home is conceivable that if a person chooses to obtain a license, the the creed or tenets of any well-recognized church or religious denomination, to be licensed as a nursing home administrator."

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

THE OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES ဥ OF MODIFICATION OF RULEMAKING NOTICE

- Heading of the Part: Appeals and Hearings
- 89 Ill. Adm. Code 510 Code Citation: 2)

3)

Adopted Action:	modification modification	modification							
Section Numbers:	510.10	510.30	101	510.60	10	П	510.90	510.100	510.110

Date Notice of Proposed Rules Published in the Register: Ill Reg. 3036, March 10, 1989

4)

- Date JCAR Statement of Objection Published in the Register: 13 Ill. Reg. 13297, August 18, 1989 2)
- Summary of Action Taken by the Agency: (9

Objection 1

"Appeals and Hearings" (89 Ill. Adm. Code 510), because the rendors. Consequently DORS has agreed to modify 89 Ill.

Adm. Code 510 to meet the objection of the Joint Committee, The Joint Committee has objected to the rulemaking of the Department of Rehabilitation Services (DORS) entitled thereby promulgating DORS' policies for the conduct of The modifications which have been in this policies for the conduct of hearings concerning blind rules do not accurately and completely reflect DORS' hearings concerning blind vendors accurately and rulemaking are specified below: completely.

Section 510.10(b)(3) has been modified to include "(Receipt is presumed 4 days from the date of postmark or on the day of delivery for hand delivered items)" to clarify the time periods related to communications.

Section 510.20(i) has been added to specify that dissatisfaction of a client of the Community Services for Visually Handicapped program may be appealed

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF MODIFICATION OF RULEMAKING TO MEET OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

Section 510.30(a)(12) was modified to delete "directly" from the statement that an action taken by DORS which does not affect the grievant may not be appealed.

licensed blind vendor", to allow blind vendors the right to decide whether to begin their appeal with a Level I or Level DORS has modified Section 510.40(b) to include "or a

DORS and agreed to by the other party", in order to accurately express the Department's policies concerning DORS had modified Section 510.40(e) by deleting "or confidentiality.

Section 510.40(g)(8) and (9) were modified to correct

Section 510.60(a) has been added to clarify that this section applies only to VR and HSP clients. DORS modified Section 510.70(b)(1) to add the language "and declines to attend the hearing after DORS has made a reasonable attempt to secure his/her attendance," for persons no longer employed by DORS.

requests a Level II hearing", in order to reflect the fact that in some instances, no Level I hearing will be held. DORS has modified Section 510.70(b)(5) to add, "if the grievant has chosen to have a Level I hearing and then

"any person as a" to clarify who may be called as a witness by the grievant and DORS. Section 510.70(c) has been modified to add the language,

to 510.40(c), and to replace "court reporter" with "record, pursuant to Section 510.90(d)". "Transcription" has also been deleted. Section 510.70(f) has been modified to correct a reference

Section 510.70(j)(2) was modified to delete "a response to" from reference to a party's motion or objection concerning the admissibility of evidence.

Section 510.80(b) has been modified to clarify that, "The request must be received within 15 days of any written notice", and that the request for a Level I hearing must be made within $\underline{5}$ days of receipt by the grievant of the notice of selection

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DEPARTMENT OF REHABILITATION SERVICES

THE OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES NOTICE OF MODIFICATION OF RULEMAKING TO MEET

days to 15 days the number of days from the date of the Level I hearing decision notice. The language, "postmark Section 510.80(e)(4) has been modified to change from 10 on" has been replaced with "of receipt". DORS has modified Section 510.90(a) to include the procedure required for a Level II request when a Level I hearing has not been held. required

exception of appeals by licensed blind vendors" in order to reflect DORS' policy for the blind vendors' Level II Section 510.90(f) has been modified to add, "with the hearings, which has been added as Section 510.90(g). Section 510.100(a) has been modified to state, "The Director may choose to review any Level II decision except for an appeal brought by a licensed blind vendor by issuing a Notice of Intent to Review within 10 days. The scope of such review shall include, but is not limited to, the consistency of the Hearing Officer's finding with applicable law and requlations."

Section 510.100(c) has been modified to delete "transcript" and "per subsection (c)", which was an incorrect cite.

Objection 2

The Joint Committee objects to this rulemaking of DORS, because by proposing Part 510, "Appeals and Hearings" before repealing Section 650.80, "Grievance Procedures for Licensed concerning which procedures blind vendors must use to appeal Blind Vendors" the department has created confusion a Department action.

DORS has initiated the repeal of Section 650.80 (13 Ill. Reg. 12758, August 4, 1989) through the regular rulemaking process, and intends to file an emergency repealer at the same time as Part 510 is filed for adoption, in order to ensure that the grievance procedures in Part 510 only are t be used in appealing a Department action.

objections of the Joint Committee and submits a revised copy of 89 Ill. Adm. Code 510: Appeals and Hearings for DORS has modified this rulemaking to meet the above approval.

STATEMENT OF OBJECTION

STATE UNIVERSITIES CIVIL SERVICE SYSTEM

State Universities Civil Service System 80 III. Adm. Code 250 Heading of Part: Code Citation

250.70 Section Numbers:

February 17, 1989 13 III. Reg. 1921 Date Originally Published in Illinois Register:

At its meeting on September 21, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 250.70(g)(6) of the rulemaking of the State Universities Civil Service System entitled "State Universities Civil Service System," 80 III. Adm. Code 250, because contrary to the requirements of Section 4.02 of the Illinois Administrative Procedure Act, the rule fails to set forth the standards which the Director will use to approve continuation requests for extra help positions after the position has accrued the maximum of 900 consecutive hours. The State Universities Civil Service System proposed this rulemaking to amend its rules concerning Extra Help Appointments. The procedures which the System is proposing in Section 250.70(g)(6) allow the Director to approve continuation of the Extra Help position after the position has accrued 900 consecutive hours. Specifically Section 250.70(g)(6) states:

An Extra Help position may be utilized for a maximum of 900 hours of actual work in any position has become an appointment which is other than Extra Help, the employer shall terminate the Extra Help appointment. If an employer shall review the status of the position at least every three calendar months. If at any time it is found that the consecutive hours, the position shall not be has accrued consecutive 12 calendar months. position Help

JOINT COMMITTEE ON ADMINISTRATIVE RULES

ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

STATE UNIVERSITIES CIVIL SERVICE SYSTEM (Continued Page 2)

reestablished until six (6) months time have elapsed from the date of the termination of the position, except that the position may be Standards that the Director shall ō continuation only upon approval include those listed in (1) above. utilize in determining a continued Director.

was asked to explain whether the Director reviews these Extra Help positions on a regular basis or whether continuation requests must be initiated by the employer, why the Director would approve continuation based upon the standards for creation of the position when Director will apply these conditions to approve continuation of a position. 900 actual work hours is established as the maximum, The System

The System responded that any request for an exception to the 900 hour rule will be in the form of a written request to the Director from the employer with justification. The Director will review the request and the rules. The System provided an example: an extra help employee may reach the maximum of 900 hours before a research grant is to expire within the current payroll period. To train a new employee to perform may investigate the request to his/her satisfaction. He/she will then within the current payroll period. To train a new employee to perform specialized duties for less than 30 days would be gross misuse of human either approve or disapprove the request. Approval will not be granted unless there is a demonstration of unique circumstances and unless the request is not an attempt to circumvent the criteria and restrictions of resources.

provides that such standards shall be stated as clearly and precisely as practicable, and was designed to ensure that parties affected by the rulemaking know the standards against which their compliance will be measured. Clearly, the System's Director is exercising a discretionary request is a "demonstration of unique circumstances and not an attempt to circumvent the criteria and restrictions of the rules" in Section 250.70(g). Section 4.02 of the IAPA states that rules implementing continue an Extra Help position based upon some showing of unique The System was asked to place its standards for determining that the discretionary powers to be exercised by an agency shall include the standards by which the agency shall exercise the power. Section 4.02 authority in determining whether to approve an employer's request to circumstances and evidence that such a request is not an attempt to As such Section circumvent the criteria and restriction of the rules. As such Section 250.70(g) must conform to the requirement of Section 4.02 of the IAPA.

STATEMENT OF OBJECTION

STATE UNIVERSITIES CIVIL SERVICE SYSTEM (Continued Page 3)

standards and seek its Board's approval prior to the Joint Committee meeting. The System indicated that it does not have the authority to Board has considered any suggested changes. The System requested propose revise the proposed language until the University Civil Service Merit that the Joint Committee vote the recommendation for objection to enable the System to place the objection before its Merit Board. The Merit Board could then review and approve changes in the rules which would the System had no time to be made in response to the Joint Committee's objection. of time, Given the restraints

proposed rulemaking of the State Universities Civil Services System entitled "State Universities Civil Service System," 80 III. Adm. Code 250, because contrary to the requirements of Section 4.02 of the Illinois Administrative Procedure Act, the rule fails to set forth the standards Therefore, the Joint Committee objects to Section 250.70(g)(6) of the which the Director will use to approve continuation requests for extra help positions after the position has accrued 900 consecutive hours.

Objection 2

The Joint Committee objects to Section 250.70(g)(8) of the rules of the State Universities Civil Service System entitled "State Universities Civil Service System", 80 III. Adm. Code 250, because the rule is incomplete insofar as it fails to fully and clearly articulate System policies concerning required employer filling of quarterly reports on Extra Help positions, and the System's verification of such data during annual payroll file audits. The State Universities Civil Service System proposed this rulemaking to amend its rules concerning Section 250.70(g), Extra Help Appointments. Of specific concern is the newly proposed amendment at Section 250.70(g)(8). Section 250.70(g)(8) specifies that "[t]he employer shall periodically review its use of Extra Help appointments to ensure compliance with these rules." The System was asked to clarify what periodically" means and whether it verifies this employer review. In response, the System stated that the employer is required to file quarterly reports identifying all Extra Help appointments in use by the employer. The System verifies the data in the reports by reviewing the number of appointments against the reports during the annual audit from the payroll files. The Director thus approves such appointments on a post audit basis, allowing the employer to meet emergent Extra Help needs while keeping the Director in a position to exercise his authority

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

STATE UNIVERSITIES CIVIL SERVICE SYSTEM (Continued Page 4)

The System was asked why these policies had not been included in its proposed amendments. under the Act.

the establishment criteria, these policies are not expressly articulated in the rule as currently drafted. The System indicated that it would agree to make modifications in the rule, but that it does not have the authority to revise the proposed language until the University Civil Service Merit Board has considered the proposed changes. The System requested that the Joint Committee vote the recommendation for objection to Section 250.70(b)(8) to enable the System to place the objection before its Merit Board. The Merit Board could then review and approve changes in the Section 250.70(g)(8) was to require employers to review their Extra Help appointments on a quarterly basis to determine whether the position ought to be moved to a permanent basis, whether the use of such Extra rules which would be made in response to the Joint Committee's Help was appropriate, and whether the position continued to comply with Although the System explained that the intent of the amendment objection.

Therefore, the Joint Committee objects to Section 250.70(g)(8) of the rules of the State Universities Civil Service System entitled "State Universities Civil Service System", 80 III. Adm. Code 250, because the rule is incomplete insofar as it fails to fully and clearly articulate System policies concerning required employer filing of quarterly reports on Extra Help positions and the System's verification of such data during annual payroll file audits.

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STATEMENT OF OBJECTION

DEPARTMENT OF NUCLEAR SAFETY

of Nuclear Safety Science Scholarship Department Heading of Part:

Program

32 III. Adm. Code 700 Code Citation:

700.50

Section Numbers:

Date Originally Published in Illinois Register:

At its meeting on September 21, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its June 30, 1989 13 III. Reg. 9645

The specific objection is as follows:

Department has exceeded its statutory authority by requiring a scholarship recipient to repay scholarship expenses under conditions not specified in Sections 7 or 8 of the Nuclear Safety Education Assistance Act (III. Rev. Stat. 1988 Supp., ch. 144, par. 2507 and 2508) (i.e., if the scholar is dismissed, withdraws, fails, does not maintain a grade average of B for undergraduates or B* for graduates). The Joint Committee objects to Section 700.50 of the rulemaking of the Department of Nuclear Safety entitled "Department of Nuclear Safety Science Scholarship Program" (32 III. Adm. Code 700), because the

obligation imposed pursuant to Section 7 of this Act shall pay to the Department a sum equal to the amount of the scholarship or grant awarded subject to the obligation, reduced in proportion to the amount of the obligation fulfilled by the recipient." Section 7 states that "[i]n awarding a grant or scholarship under this Act, the Department may require as a condition of such award that the recipient agree to accept public utility owning or operating a nuclear power plant in Illinois, and to be so employed one year for each year that he or she is a grant or scholarship recipient." facility for the disposal of low-level radioactive waste in Illinois, or a Section 8 of the Act, Failure to fulfill obligation - Repayment, states that "[g]rant or scholarship recipients who fail to fulfill any or all of an an offer of employment with the Department, the operator of a regional

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF NUCLEAR SAFETY (Continued Page 2)

Section 700.50 of the rules specifies the Department's policies regarding conditions of the scholarship award. Section 700.50(b) states that "if the scholar withdraws from, is dismissed from, or fails to pursue an eligible program of study, the scholarship will be withdrawn and the scholar shall repay the State of Illinois in full for all expenses paid to that date in connection with the scholarship." Section 700.50(c) that date in connection with the scholarship." Section 700.50(c) provides that a scholarship will be withdrawn and repayment will be required if the scholar does not maintain a B average as an undergraduate or a B $^+$ average as a graduate. The Department was asked to explain the statutory authority for requiring repayment under these conditions which have not been specified in Sections 7 and 8 of the The Department responded that requiring repayment as a condition of the scholar hip is not inconsistent with Section 7 or 8 of the Act. Maintenance if a B or better average encourages good performance and assures money is spent for the intended purpose. Such conditions also preclude partial completion of a degree paid with State of Illinois monies, withdrawal, and completion of the degree at an out-of-state institution to avoid the employment condition, as public employment opportunities are generally less lucrative than offers of employment in the private sector.

scholar refuses an employment offer. The Department's expansion of the repayment requirement to require repayment under conditions of withdrawal, failure to continue, dismissal, or failure to maintain a B average for undergraduates and a B $^+$ for graduates, exceeds the statutory authority of the Act. Refusal of an offer of employment statutory authority of the Act. Refusal of an offer of employment represents the only grounds for repayment by statute. The additional grounds for repayment may be appropriate from a policy standpoint and While the Department asserts that such repayment provisions are necessary, Sections 7 and 8 of the Act authorize repayment only when a may well enhance the Department's ability to operate this program. However, the Department must make this change through a amendment to the law rather than through rulemaking. If the Department wishes to require repayment for the conditions specified in Sections 700.50(b), (c), (d), it should seek legislation to so authorize repayment.

requiring a scholarship recipient to repay scholarship expenses under conditions not specified in Sections 7 or 8 of the Nuclear Safety Education Assistance Act (III. Rev. Stat. 1988 Supp., ch. 144, par. 2507 rulemaking of the Department of Nuclear Safety entitled "Department of Nuclear Safety Science Scholarship Program" (32 III. Adm. Code 700), because the Department has exceeded its statutory authority by Therefore, the Joint Committee objects to Section 700.50 of the proposed

STATEMENT OF OBJECTION

DEPARTMENT OF NUCLEAR SAFETY (Continued Page 3)

and 2508) (i.e., if he is dismissed, withdraws, fails, does not maintain a grade average of B for undergraduates or B^{\star} for graduates).

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF NUCLEAR SAFETY

Heading of Part: Department of Nuclear Safety Science Scholarship Program

Code Citation: 32 III. Adm. Code 700

Section Numbers: 700.50

Date Originally Published in Illinois Register: June 30, 1989 13 III. Reg. 9645

At its meeting on September 21, 1989, the Joint Committee recommended that the Department of Nuclear Safety seek legislation in regard to the above proposed rulemaking. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Joint Committee suggests to the Department of Nuclear Safety that if the Department believes it should be authorized to require repayment of scholarships under conditions not specified in Sections 7 or 8 of the Nuclear Safety Education Assistance Act (the Act) (III. Rev. Stat. 1988 Supp., ch. 144, pars. 2507 and 2508), that it seek legislation to specifically authorize such repayment.

Section 8 of the Act, Failure to fulfill obligation - Repayment, states that "[g]rant or scholarship recipients who fail to fulfill any or all of an obligation imposed pursuant to Section 7 of this Act shall pay to the Department a sum equal to the amount of the scholarship or grant awarded subject to the obligation, reduced in proportion to the amount of the obligation fulfilled by the recipient." Section 7 states that "[i]n awarding a grant or scholarship under this Act, the Department may require as a condition of such award that the recipient agree to accept an offer of employment with the Department, the operator of a regional facility for the disposal of low-level radioactive waste in Illinois, or a public utility owning or operating a nuclear power plant in Illinois, and to be so employed one year for each year that he or she is a grant or scholarship recipient."

Section 700.50 of the rules specifies the Department's policies regarding conditions of the scholarship award. Section 700.50(b) states that "if the scholar withdraws from, is dismissed from, or fails to pursue an eligible program of study, the scholarship will be withdrawn and the scholar shall repay the State of Illinois in full for all expenses paid to

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF NCULEAR SAFETY (Continued Page 2)

that date in connection with the scholarship." Section 700.50(c) provides that a scholarship will be withdrawn and repayment will be required if the scholar does not maintain a B average as an undergraduate or a B⁴ average as agraduate. The Department was asked to explain the statutory authority for requiring repayment under these conditions which have not been specified in Sections 7 and 8 of the the scholarship."

The Department responded that requiring repayment as a condition of the scholarship is not inconsistent with Section 7 or 8 of the Act. Maintenance of a B or better average encourages good performance and assures money is spent for the intended purpose. Such conditions also preclude partial completion of a degree paid with State of Illinois monies, withdrawal, and completion of the degree at an out-of-state institution to avoid the employment condition, as public employment opportunities are generally less lucrative than offers of employment in the private sector.

withdrawal, failure to continue, dismissal, or failure to maintain a B average for undergraduates and a B+ for graduates, exceeds the statutory authority of the Act. Refusal of an offer of employment represents the only grounds for repayment by statute. The additional grounds for repayment may be appropriate from a policy standpoint and may well enhance the Department's ability to operate this program. While the Department asserts that such repayment provisions are necessary, Sections 7 and 8 of the Act authorize repayment only when a scholar refuses an employment offer. The Department's expansion of the repayment requirement to require repayment under conditions of to the law rather than through rulemaking. If the Department wishes to However, the Department must make this change through an amendment require repayment for the conditions specified in Sections 700.50(b), (c), (d), it should seek legislation to so authorize repayment. Therefore, the Joint Committee suggests to the Department of Nuclear Safety that if the Department believes it should be authorized to require repayment of scholarships under conditions not specified in Sections 7 or 8 of the Nuclear Safety Education Assistance Act (the Act) (III. Rev. Stat. 1988 Supp., ch. 144, pars. 2507 and 2508), that it seek legislation to specifically authorize such repayment.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF PUBLIC HEALTH

College Immunization Code Heading of Part:

77 III. Adm. Code 694 Code Citation:

694.20 694.110 694.200 694.220 694.10 694.100 694.120 694.210 Section Numbers:

April 21, 1989 13 III. Reg. 5491 Date Originally Published in Illinois Register:

At its meeting on September 21, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety

The specific objections are as follows:

Immunization Code" (77 III. Adm. Code 694) because, the Department lacks the statutory authority to allow persons who were born prior to January 1, 1957 to be exempt from the college immunization program. The Joint Committee objects to the definition of student found in Section 694.20 of the Department of Public Health's rules entitled "College

694.100 requires students to provide proof of immunity, the effect of this definition is to exempt those persons born prior to January 1, 1957 from compliance with Public Act 85-1315 and the rules. Section 694.20 contains several definitions of terms used in this rulemaking, and defines "Student" as "any person who enrolls for the first time in an Illinois post-secondary educational institution after July

The Department was asked to cite its statutory authority for its rule which allows persons who were born prior to January 1, 1957, to be exempt from the college immunization program

because it is consistent with the measles and mumps recommendation of the American College Health Association and the U.S. Public Health The Department said that the January 1, 1957, date was designated Service's Immunization Practices Advisory Committee (ACIP).

STATEMENT OF OBJECTION

DEPARTMENT OF PUBLIC HEALTH (Continued Page 2)

been the cause of numerous outbreaks on Illinois college and university campuses in recent years. The Department explained that in practically every state in the United States with college immunization requirement laws, the January 1, 1957 date has been the standard for all vaccine preventable disease classification. The Department said that the designated January 1, 1957 date should enable the institutions to be administratively expedient in their implementation of the rule, in order to Department explained that these two vaccine preventable diseases have reach the majority of students at risk.

Also the "Proof of Department said it would add language to the definition of "Proof of Immunity" which would require that if a person was born before January 1, 1957 he or she would be exempt from the immunization program because the age requirement would show proof of immunity. The Department noted that Section 2 of Public Act 85-1315 effective July 1, 1989 gives the Department the authority to determine what constitutes "proof of immunity". Section 2 of Public Act 85-1315 (effective July 1, The Department offered to delete the definition of "Student". 1989) provides:

person shall attend a post-secondary educational institution without presenting proof that he or she has received such preventable Department regulations promulgated pursuant to this Act. communicable diseases as the require by rules and against immunizations

diseases were so wide spread that persons born prior to this time The Department asserted that if a person was born prior to January 1, would be immune from diseases, and do not need immunization.

the list of exceptions should be accomplished through legislation. If the Department feels that persons born prior to January 1, 1957 should be exempt from the college immunization program, then the Department should seek legislation for this authorization. It may well be that the Department's assertion that this additional exception is quite practical is correct. However, such an expansion of

Therefore, the Joint Committee objects to the definition of student found in Section 694.20 of the Department of Public Health's rules entitled "College Immunization Code" (77 III. Adm. Code 694) because, the Department lacks the statutory authority to allow persons who were born

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF PUBLIC HEALTH (Continued Page 3)

prior to January 1, 1957 to be exempt from the college immunization program.

Objection 2

The Joint Committee objects to the Department of Public Health's rules entitled "College Immunization Code" (77 III. Adm. Code 694) because, by waiting to propose rules implementing Public Act 85-1315 until April 21, 1989, and not adopting regulations in a timely manner prior to the July 1, 1989 effective date of the Act, the Department has created a situation in which students, colleges and universities had no guidance as to when and how the terms of Public Act 85-1315 were to implemented. This rulemaking implements the provisions of Public Act 85-1315, signed by the Governor, August 31, 1988 and effective July 1, 1989 which specifies the circumstances under which proof of immunization shall be required for enrollment in a public or private college or university. Section 694.100(a), as proposed, requires that beginning with the Fall 1989 school term, students who enroll at a post-secondary educational institution shall present to the designated record keeping office proof of immunity evidencing the following immunizations: Diphtheria, Tetanus, Measles, Rubella, and Mumps. In addition, Section 694.100(e) provides "A student who enrolls at a post-secondary educational institution without providing proof of immunity shall be precluded from enrolling at that institution in a subsequent term unless the student provides proof of immunity acceptable to the designated record keeping office or is granted a medical or religious exemption by the institution." These rules also set forth the medical, religious and classification exemptions rom the specific immunization requirements specified in these rules, and list the recordkeeping requirements for the colleges and universities regarding this immunization program.

have not been doing anything to implement these rules prior to completion of the rulemaking process. The Department said that colleges and universities are requiring information for immunization to comply with Public Act 85-1315 effective July 1, 1989. It was explained that if Colleges and Universities call asking for information concerning this As noted above, these rules were proposed on April 21, 1989 and were stated to be effective beginning with the Fall 1989 School Term. However, the Fall Term has begun and these rules are not yet adopted. The Department was asked to explain the implementation of this rulemaking for the 1989 Fall term. The Department asserted that they

STATEMENT OF OBJECTION

DEPARTMENT OF PUBLIC HEALTH (Continued Page 4)

matter, the Department stated it tells them that there are no rules or regulations in effect and none are being enforced.

rulemaking. Unfortunately, it seems that this action occurs too late. The Fall 1989 term has begun. Schools have already required a number of incoming freshmen to comply with the immunization regulations. The Department argues that the schools should have known that administrative rules are not effective until adopted and that the schools should have known that they did not have to comply with the rules until adopted even though the rules stated they were effective with the Fall The Department states that the provision of Section 694.100(a) which requires compliance with the regulations beginning with the fall term of 1989 was mistaken and offered to delete that provision from the adopted rulemaking. Unfortunately, it seems that this action occurs too late.

July 1, 1989 effective date. However, the Department waited until April 21, 1989 to propose rules to implement the law. The Department's inaction has caused confusion among those subject to the law. It seems clear that the Department had sufficient time in this instance to adopt rules prior to July 1, 1989 so that those affected could have been informed as to their duties and obligations. The Department's failure to adopt such rules in a timely manner has led to needless confusion on the part of those regulated and will no doubt lead to a situation where the law will be basically unenforceable for the Fall Term of 1989 and perhaps for the whole of the '89-'90 school year. Public Act 85-1315 was signed by the Governor in August, 1988 with a

Therefore, the Joint Committee objects to the Department of Public Health's rules entitled "College Immunization Code" (77 III. Adm. Code 694) because, by waiting to propose rules implementing Public Act 85-1315 until April 21, 1989, and not adopting regulations in a timely manner prior to the July 1, 1989 effective date of the Act, the Department has created a situation in which students, colleges and universities had no guidance as to when and how the terms of Public Act 85-1315 were to be implemented.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH

College Immunization Code Heading of Part:

77 III. Adm. Code 694 Code Citation:

694.20 Section Numbers: Date Originally Published in Illinois Register:

April 21, 1989 13 III. Reg. 5491

At its meeting on September 21, 1989, the Joint Committee recommended that the Department of Public Health seek legislation in regard to the above-referenced proposed rules. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Joint Committee suggests to the Department that if the Department of Public Health believes that it should be authorized to exempt persons who were born prior to January 1, 1957 from the college immunization program, the Department seek legislation to obtain specific statutory authorization for this exemption.

1, 1989 and who was born on or after January 1, 1957." As Section 694.100 requires students to provide proof of immunity, the effect of this definition is to exempt those persons born prior to January 1, 1957 from compliance with Public Act 85-1315 and the rules. Section 694.20 contains several definitions of terms used in this rulemaking, and defines "Student" as "any person who enrolls for the first time in an Illinois post-secondary educational institution after July

The Department was asked to cite its statutory authority for its rule which allows persons who were born prior to January 1, 1957, to be exempt from the college immunization program.

because it is consistent with the measles and mumps recommendation of the American College Health Association and the U.S. Public Health Service's Immunization Practices Advisory Committee (ACIP). The Department explained that these two vaccine preventable diseases have campuses in recent years. The Department explained that in practically every state in the United States with college immunization requirement laws, the January 1, 1957 date has been the standard for all vaccine been the cause of numerous outbreaks on Illinois college and university The Department said that the January 1, 1957, date was designated

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH (Continued Page 2)

designated January 1, 1957 date should enable the institutions to be administratively expedient in their implementation of the rule, in order to Department said that classification. The reach the majority of students at risk. disease

The Department offered to delete the definition of "Student". Also the Department said it would add language to the definition of "Proof of Immunity" which would require that if a person was born before January 1, 1957 he or she would be exempt from the immunization program because the age requirement would show proof of immunity. The Department noted that Section 2 of Public Act 85-1315 effective July 1, 1989 gives the Department the authority to determine what constitutes proof of immunity". Section 2 of Public Act 85-1315 (effective July 1, The Department offered to delete the definition of "Student". 1989) provides:

educational institution without presenting proof that he or she has received such preventable No person shall attend a post-secondary Department regulations shall require by rules and communicable diseases as the promulgated pursuant to this Act. against immunizations

diseases were so wide spread that persons born prior to this time The Department asserted that if a person was born prior to January 1, would be immune from diseases, and do not need immunization.

of Public Health to allow a person's age to constitute "proof of immunity" is to read into the statute that which is not there. The Department's development of the regulatory concept of a presumption of immunity because of the date of one's birth cannot be reconciled with the exclusivity of the list of exemptions detailed in Section 3 of the Act. persons enrolled in one class during a term or semester; or persons whose instruction solely involves research, field work or study outside the Department is medically contraindicated." Finally, "no proof of immunization shall be required if Section 3 provides exceptions for persons enrolled in a post-secondary educational institution on or before the effective date of the Act; of a classroom environment. Section 3 also has an exception if "a physician licensed to practice medicine in all of its branches certifies the person or his or her parent or guardian presents a signed statement To interpret Section 2 of Public Act 85-1315 to authorize the Department that he or she objects to immunizations on religious grounds." that any immunization required by

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH (Continued Page 3)

expansion of the list of exceptions should be accomplished through legislation. The law may not be modified through rulemaking. If the Department feels that persons born prior to January 1, 1957 should be exempt from the college immunization program, then the Department should seek legislation for this authorization. In the absence of specific authorization, the Department lacks the statutory authority to allow persons born prior to January 1, 1957 to be exempt from the college The list of exceptions is clear and thorough and may not be expanded by rulemaking. It may well be that the Department's assertion that this additional exception is quite practical is correct. However, such an mmunization program. Therefore, the Joint Committee suggests to the Department that if the Department of Public Health believes that it should be authorized to exempt persons who were born prior to January 1, 1957 from the college immunization program, the Department seek legislation to obtain specific statutory authorization for this exemption.

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID

Medical Assistance Programs Heading of Part:

89 III. Adm. Code 120 Code Citation:

120.284 120.384 Section Numbers:

120.10 120.60 120.62 120.63

July 14, 1989 13 III. Reg. 11929 Date Originally Published in Illinois Register:

At its meeting on September 21, 1989, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the

The specific objection is as follows:

Department of Public Aid which amends the Department's rules governing medical assistance programs to permit spend-down of assets because, contrary to the requirements of Section 5.02 of the Illinois Administrative emergency rulemaking of the warrants the use of emergency rulemaking in this instance. objects to the Committee

The federal Medicare Catastrophic Coverage Act, P.L. 100-360, effective July 1, 1988, amended Section 1902 of the Social Security Act (42 U.S.C. 1902) to permit states to allow spend-down of assets. Spend-down of assets allows those with assets in excess of the allowable maximums to spend those assets in payment for allowable expenses and then to become eligible for medical assistance once these assets have been expended. This emergency rulemaking amends the Department of Public Aid rules to permit spend-down of assets. The rulemaking provides that for applications filed on or after June 1, 1989, non-exempt assets in excess of the appropriate asset disregard, in addition to non-exempt income, must be considered when determining eligibility for medical assistance. The Department was asked to explain the threat to the public interest, safety or welfare that required the use of emergency rulemaking in this instance. The Department explained that the rulemaking is designed to

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID (Continued Page 2)

correct the inequity of denying an application for medical assistance because of any surplus of assets while permitting a large spend-down of income. With the change in federal law, this situation could and was occurring and could be remedied by rulemaking. The Department law as soon as possible and therefore used emergency rulemaking. It was explained that it was felt that it would be inequitable to wait to implement this program until permanent rules could be adopted. explained that it made the decision to implement this provision of federal

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as "the existence of any situation which an agency finds reasonably constitutes a threat to the public interest, safety or welfare." It does not appear that in this instance a situation exists which constitutes an emergency. The charge in federal law which allowed this rulemaking is a 1988 enactment. The Department has not explained why it was constrained from developing rulemaking on this subject prior to June 27, 1989, when p.L. 100-360, the federal enactment upon which the rulemaking was based, was effective July 1, 1988. While the policy behind the rule and the benefits provided by the rulemaking are unquestioned, it unfortunately does not appear that adopting this rulemaking at this time is a proper use of the emergency rulemaking procedures of Section 5.02

Therefore, the Joint Committee objects to the emergency rulemaking of the Department of Public Aid which amends the Department's rules governing medical assistance programs to permit spend-down of assets because, contrary to the requirements of Section 5.02 of the Illinois Act, there appears to be no emergency the use of emergency rulemaking in this Administrative Procedure situation which warrants instance.

88511929

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID

Medical Assistance Programs Heading of Part:

89 III. Adm. Code 120 Code Citation:

120.393 Section Numbers Date Originally Published in Illinois Register:

July 21, 1989 13 III. Reg. 12137

At its meeting on September 21, 1989, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal

The specific objection is as follows:

The Joint Committee objects to the emergency rulemaking of the Department of Public Aid which added Section 120.393 to the Medical Assistance Programs rules of the Department because, contrary to the any emergency situation which may exist has been created by the failure of the Department to pursue normal rulemaking through the procedures of Section 5.01 of the IAPA in a timely manner. requirements of Section 5.02 of the Illinois Administrative Procedure Act,

demonstration project in Macon County and the Garfield and Western offices in Cook County. The project expands the provision of medical assistance to pregnant women and children under the age of eight years This rulemaking adds Section 120.393 which is designed to implement a who do not quality as mandatory categorically needy and whose incomes are no more than 1858 of the federal Poverty Income Guidelines. The Department is authorized to operate demonstration programs pursuant to Section 12-4.30 of the Public Aid Code. (III. Rev. Stat. 1987, ch. 23, par. 12-4.30) Federal Law authorizes the provision of such coverage at Section 1902(1) of the Social Security Act (42 U.S.C. 1396a(1)).

safety, or welfare that required the use of emergency rulemaking in this instance. The Department explained that it had made a commitment to establish such a demonstration program effective July 1, 1989. It was explained that there was much discussion about the nature of the program and that by the time the program was finalized there was not The Department was asked to explain the threat to the public interest,

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID (Continued Page 2)

sufficient time to implement the program by July 1, 1989 without the use of emergency rulemaking. Section 5.02 of the Illinois Administrative Procedure Act defines "emergency" as "the existence of any situation which an agency finds reasonably constitutes a threat to the public interest, safety or welfare." The Department's explanation that the rulemaking needed to be in place by July 1, does not appear to constitute a threat to the public interest, safety or welfare which justifies the use of emergency rulemaking. The Department advised that the primary goal of the demonstration project is to determine whether expanded Medicaid coverage will help reduce infant mortality. However, it appears that this goal could have been served by adopting permanent rules in a more timely manner so as to have the demonstration program in place by July 1, 1989 without resorting to emergency rulemaking. While the goals of the demonstration appear laudable and no doubt the program should be implemented as quickly as possible, it is nonetheless unfortunately true that the use of emergency rulemaking seems in this instance to have been improper.

Therefore, the Joint Committee objects to the emergency rulemaking of the Department of Public Aid which added Section 120.393 to the Medical Assistance Programs rules of the Department because, contrary to the requirements of Section 5.02 of the Illinois Administrative Procedure Act, any emergency situation which may exist has been created by the failure of the Department to pursue normal rulemaking through the procedures of Section 5.01 of the IAPA in a timely manner.

88512137

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID

Geriatric for Costs for Nursing Reimbursement Facilities Heading of Part:

89 III. Adm. Code 147 147. Table A 147. Table B Section Numbers: Code Citation:

July 7, 1989 13 III. Reg. 10999 Date Originally Published in Illinois Register:

At its meeting on September 21, 1989, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the

The specific objection is as follows:

The Joint Committee objects to the emergency amendments to 147. Table A and 147. Table B of the rules of the Department of Public Aid entitled "Reimbursement for Nursing Costs for Geriatric Facilities" because, contrary to the requirements of Section 5.02 of the Illinois Administrative Procedure Act, any emergency situation which may exist has been created by the failure of the Department to pursue normal rulemaking through the procedures of Section 5.01 of the IAPA in a timely manner. The rules of the Department of Public Aid governing reimbursement for nursing costs for geriatric facilities are found at 89 III. Adm. Code 147. The rules establish the framework within which such reimbursement will be made. Sections 147. Table A and 147. Table B detail the amount of staff time and the particular staff members who will be reimbursed for the provision of the various services provided to residents of nursing facilities. This particular emergency rulemaking modifies Tables A and B to reflect, in the words of the Department, "a greater emphasis on the level of care provided nursing facility residents.

safety or welfare that required the use of emergency rules in this instance. The Department explained that this was a policy decision on the part of the Department. It was indicated that there was no change The Department was asked to explain the threat to the public interest,

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STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID (Continued Page 2)

in federal law or rules, nor any change in state law that required this change in the Department's regulations.

place on July 1, the beginning of the state fiscal year. It was explained that from a practical stand point it would have been extremely difficult to implement these changes in the middle of the fiscal year. The Department advised that it was necessary to have these changes in

Section 5.02 of the Illinois Administrative Procedure Act defines "emergency" as "the existence of any situation which an agency finds reasonably constitutes a threat to the public interest, safety or welfare." The Department's explanation that the rulemaking needed to be in place by the beginning of the fiscal year does not appear to constitute a threat to the public interest and welfare which justifies the use of emergency rulemaking. The Devartment admitted that whese emergency amendments resulted from a policy decision by the Department. If the Department had made this policy decision sooner, it could have utilized the normal rulemaking procedures of Section 5.01 of the IAPA to adopt this rulemaking, rather than having to resort to the use of emergency rulemaking. It appears that in this instance, any emergency situation which may exist has been

Therefore, the Joint Committee objects to the emergency amendments to 147. Table A and 147. Table B of the rules of the Department of Public Aid entitled "Reimbursement for Nursing Costs for Geriatric Facilities" because, contrary to the requirements of Section 5.02 of the Illinois Administrative Procedure Act, any emergency situation which may exist has been created by the failure of the Department to pursue normal rulemaking through the procedures of Section 5.01 of the IAPA in a

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of September 18, 1989 through September 22, 1989 and have been scheduled for review by the Committee at its October meeting. Other items not contained in this published list may also be considered by the Joint Committee at its October meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

October 17, 1989

6/16/89 13 III. Reg. 9061

Imposition of Sanctions Including the Suspension or Revocation of

Illinois Commerce Commission, Agency and Rule

Expires 11/3/89

Second Notice

Scheduled for Consideration by JCAR

Start of First Notice

15902

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

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SECOND NOTICES RECEIVED (page 2)

	1989		1989		1989		1989		1989	1989	
	October 17, 1989		October 17, 1989		October 17, 1989		October 17, 1989		October 17, 1989	October 17, 1989	
	6/16/89 13 111 Rec	9070	8/4/89 13 III. Reg. 12758	25.20	7/28/89 13 III. Reg. 17538	2007	5/5/89 13 III, Rea.	6853	5/26/89 13 III. Reg. 7847	6/2/89	13 III. Reg. 8379
of Civil Penalties (G.O. 3(R));	Illinois Commerce Commission,	ent	Department of Rehabilitation Services, Vending Stand Program	Code 650)	Department of Rehabilitation Services, Non-Financial Flightility Criteria (8) III	Adm. Code 685)	Department of Central Manage- ment Services, Service-	Connected Days Benefit Administration (80 III. Adm. Code 2150)	Department of Children and Family Services, Services Delivered by the Department (80 III Adm. Code 30)	Department of Rehabilitation	<u>Services</u> , The Applicant Assistance Unit (89 III. Adm. Code 870)
	11/3/89		11/6/89		11/6/89		11/6/89		11/6/89	11/6/89	
Scheduled for	by JCAR	October 17, 1989	October 17, 1989	October 17, 1989		October 17, 1989		October 17, 1989	October 17, 1989	October 17, 1989	
Start	Notice	7/7/89 13 III. Reg. 10769	7/14/89 13 III. Reg. 11117	7/28/89	12169	6/9/89 13 III. Red	8782	7/28/89 13 III. Reg. 12171	7/28/89 13 III. Reg. 12193	4/14/89 13 III. Reg.	5002
Springfield, IL 62701. Second Start Scheduled for Notice of First Consideration	Agency and Rule	State Universities Retirement System, Universities Retirement (80 III. Adm. Code 1600)	Department of Central Management Services, Pay Plan (89 III. Adm. Code 310)	Department of Conservation,	on Various Watercraft (17 III. Adm. Code 2070)	Pollution Control Board,	(35 III. Adm. Code 201)	Department of Conservation, Duck, Goose and Coot Hunting (17 III. Adm. Code 590)	Department of Conservation, Forest Products Transportation Act (17 III. Adm. Code 1530)	Department of Commerce and Community Affairs, Standard	Grant Administrative Require- ments (47 III. Adm. Code 1)
Springfiel Second	Expires	11/2/89	11/2/89	11/2/89		11/2/89		11/2/89	11/2/89	11/3/89	

15904

AMERICAN INDIAN HISTORY MONTH

native peoples of North America, and their culture has nearly vanished in the wake of civilization; and original Whereas, American Indians are considered to be the

Whereas, there a large American Indian population in Illinois, particularly in Chicago, and public recognition of these people can help them to secure a niche in society; and Whereas, although Indian Day was established in Illinois in 1919 for the 25th of September, it is rarely recognized, and American Indians continue to be regarded as people of the past rather than of the future;

Therefore, I. James R. Thompson, Governor of the State of Illinois, proclaim September 22 - October 23, 1989, as AMERICAN INDIAN HISTORY MONTH in Illinois, urging all citizens to remember the plight of these people and support this significant tribute. Issued by the Governor September 18, 1989.

FAMILY WEEK 89-428

"There's no vocabulary for love within a family, love that's lived in but not looked at, love within the light of which all else is seen, the love within which all other love finds speech. This love is silent" T.S. Ellot, The Elder Statesman, 1958 Whereas, the family is the entity that nurtures the values which have made America great. The bonds of familial love are the

foundation of our nation's strength; and

Whereas, the trust, duty, respect and cooperation that are a way of life for family members are traits that reinforce the fabric and function of all societal units from the neighborhood to the nation. The acceptance of each individual family member's uniqueness, teamed with simultaneous, unified striving to improve

gives momentum to our progress as a nation; and Whereas, appropriately placed with the traditional week of Thanksgiving, National Family Week is a period of thanks for all the contributions the family has made to our country;

Therefore, I, James R. Thompson, Governor of the State Illinois, proclaim November 19-25, 1989, as FAMILY WEEK Illinois, in conjunction with the national observance.

of

Issued by the Governor September 18, 1989. Filed with the Secretary of State September 25, 1989.

HEALTH CARE MATERIALS MANAGEMENT WEEK

play field Whereas, material managers in the health care

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ILLINOIS REGISTER

vital role in contributing to quality patient care; and Whereas, material managers make important contributions to controlling costs in health care delivery; and

has expanded include serving as financial and purchasing advisors; and Whereas, the role of the material manager

as strategic planners cost-saving Whereas, material managers now act as strategresponsible for developing revenue-generating and business plans; and

Whereas, material managers participate in system design to manage up-to-date health care technology; and whereas, material managers across the country will celebrate the fourth annual National Health Care Materials Management Week, October 1-7, 1989, with the theme "New Ideas for Changing Times"; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1-7, 1989, as HEALTH CARE MATERIALS MANAGEMENT WEEK and urge all citizens to be cognizant of the contributions of health care material managers.

Issued by the Governor September 18, 1989.

Filed with the Secretary of State September 25, 1989.

INTERNATIONAL YEAR OF BIBLE READING 89-430

Whereas, the Bible has made a unique contribution in shaping the United States as a distinctive and blessed nation and people;

Whereas, the history of our nation clearly illustrates the value of voluntarily applying the teachings of the Holy Scriptures in the lives of individuals, families, and societies;

Whereas, many of our great national leaders, such as Presidents Washington, Jackson, Lincoln, and Wilson, paid tribute to the important influence the Bible has had in the development of our nation;

Whereas, the International Bible Reading Association is trying to establish widespread individual and group participation in the International Year of Bible Reading in hopes of worldwide improvement in the actions and attitudes of millions of people; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim 1990 as the INTERNATIONAL YEAR OF BIBLE READING in Illinois, and urge all citizens of Illinois to participate in this worthy effort.

Filed with the Secretary of State September 25, 1989 Issued by the Governor September 18, 1989.

SPINAL HEALTH CARE MONTH

Whereas, doctors of chiropractic throughout the United States are active during October in a community health program to

improve the spinal health of our citizens; and

Whereas, spinal integrity makes it possible for all the organs in the body to function more efficiently, and spinal health is essential to proper growth and development; and Whereas, Illinoisans should become more aware of their spinal health and receive periodic examinations; and Whereas, the science of chiropractic and the doctors who practice it have contributed greatly to the better health of our citizenry by providing this specialized health care;
Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as SPINAL HEALTH CARE MONTH in

Illinois.

Issued by the Governor September 18, 1989.

Filed with the Secretary of State September 25, 1989,

ST. LOUIS COMMUNITY LEADERSHIP AWARDS DAY 89-432

the St. Louis Community Leadership Awards have been

established to recognize and congratulate those individuals who have contributed their time, energy, and talents to creating a better metropolitan community for all of its citizens; and whereas, ll individuals have been chosen to be honored for their outstanding individual efforts. These individuals have unique talents and in some cases have volunteered to ensure a better community for all; and whereas, KPLR-TV, Channel ll, has during the last 30 years provided thousands of hours of free airtime as a public service

state-of-the-art facilities for a myriad of causes and community professional staff resources, provided has

Whereas, the St. Louis Community Leadership Award, sponsored Whereas, the St. Louis Community Leadership Award, sponsored by KPLR-TV, Channel 11, during its 30th anniversary, reflect the station's ever-growing commitment to the community and provide yet another opportunity to serve the public's trust;

Therefore, I, James R. Thompson, Governor of the State of Therefore, I, James R. Thompson, Governor of the State of

22, 1989, as ST. LOUIS COMMUNITY Illinois, proclaim September 22, LEADERSHIP AWARDS DAY in Illinois.

Filed with the Secretary of State September 25, 1989. Issued by the Governor September 18, 1989.

BROWN'S BUSINESS COLLEGE DAY

Whereas, Brown's Business College will celebrate its 125th

anniversary of operation this fall; and Whereas, the college was founded as Rutledge and Davidson's the Brown's Business oĘ Commercial College and became part

College chain in 1913; and Whereas, Brown's Business College has remained in existence

ILLINOIS REGISTER

as a business college continuously since 1864;

accounting, word processing, and court reporting professionals in Whereas, the college has graduated thousands of its 125 years of operation;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 2, 1989, as BROWN'S BUSINESS COLLEGE DAY in Illinois, and commend them on their 125-year commitment to the provision of higher education in Illinois.

Issued by the Governor September 19, 1989.

Filed with the Secretary of State September 25, 1989

89-434

CERTIFIED PUBLIC ACCOUNTANT WEEK

Certified Public Accountants (CPAs) render valuable the services to the public and strive to maintain standards of objectivity and integrity; and Whereas,

Whereas, the Illinois CPA Society represents more than 23,000 CPAs in public accounting practice, industry, government, and education; and

Accounting and Business Management Show, which is the largest gathering of CPAs and business executives in the Midwest and Whereas, the Illinois CPA Society sponsors

constitutes a unique educational service to the CPA profession and the business community; and whereas, the 1989 Midwest Accounting and Business Management Show, in its 9th consecutive year, will be held at the Expo Center in Chicago, Illinois, on October 4-6;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 2-6, 1989, as CERTIFIED PUBLIC ACCOUNTANT WEEK in Illinois, in recognition of the important contributions made by CPAs and the Illinois CPA Society to the financial integrity and well-being of businesses, government, and individuals in Illinois.

Filed with the Secretary of State September 25, 1989. Issued by the Governor September 19, 1989.

CHIROPRACTIC HEALTH CARE MONTH 89-435

Whereas, doctors of chiropractic throughout the United States are active during October in community health programs to improve the health of our citizens; and

Whereas, chiropractors have long stressed that exercise, good posture and balanced nutrition are essential to proper growth,

Whereas, Illinoisans should become more aware of their health development and health maintenance; and

and

receive periodic examinations; and Whereas, the science of chiropractic and the physicians who Whereas, the science of chiropractic and the physicians practice it have contributed greatly to the better health of

citizenry;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as CHIROPRACTIC HEALTH CARE MONTH in Illinois.

Issued by the Governor September 19, 1989. Filed with the Secretary of State September 25, 1989.

GRANDPARENTS DAY

Whereas, grandparents strengthen family bonds through their affection, guidance, and understanding; and Whereas, grandparents are a vital part of our lives, and we wish to recognize the love, special wisdom, experience, and judgment they have shared with us since childhood; and

Whereas, contact with our grandparents through generational communication cultivates a better understanding and appreciation

one way of initiating or grandchildren and their of the importance of each generation, and Whereas, Grandparents' Day is one reinforcing communication between grand grandparents;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 10, 1989, as GRANDPARENTS DAY in Illinois. I encourage all Illinoisans to honor their grandparents and other older persons who have become a significant and meaningful part of their lives. Issued by the Governor September 19, 1989.
Filed with the Secretary of State September 25, 1989.

Whereas, severe mental illness affects hundreds of thousands of citizens of Illinois; and

MENTAL ILLNESS AWARENESS WEEK

89-437

Whereas, the deterioration of a community begins with deterioration of the mental status of its residents; and

Whereas, mental illness is still feared and misunderstood by the general public; however, the quality of life of the chronically mentally ill can be improved with family and community support; and Whereas, the incidence of suicide among teenagers and the elderly is increasing, and between 30 and 40 percent of the homeless suffer from serious chromic forms of mental illness; and Whereas, mental illness is increasingly a treatable

Whereas, mental illness is increasingly a treatable disability with excellent prospects for amelioration and recovery when properly recognized; and

greater support for scientific research Whereas,

continue to yield breakthroughs which will enhance prognosis for recovery of severe mental illness;
Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1-7, 1989, as MENTAL ILLNESS AWARENESS

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WEEK and urge all citizens to be cognizant of the events arranged for this time.

Issued by the Governor September 19, 1989. Filed with the Secretary of State September 25, 1989.

ARLINGTON READS MONTH

Whereas, the report of the Commission on Reading states, "The most important activity for building the knowledge required for eventual success in reading is reading children."; and

Whereas, residents of the community of Arlington Heights have demonstrated their support of family reading, as endorsed by the Barbara Bush Foundation for Family Literacy; and Whereas, November has been set aside for special attention to reading for pleasure in Arlington Heights' schools and homes; and Whereas, activities to promote enjoyment of books as a family activity are planned by the Memorial Library for the month of November; and

Whereas, 1989 is designated "Year of the Young Reader" by the Library of Congress and the State of Illinois; and Whereas, time invested in family reading brings closeness of family members, new ideas, and life-long personal gains; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 1989 as ARLINGTON READS MONTH in Illinois and urge all residents to join us in celebrating the joys of reading.

Issued by the Governor September 21, 1989. Filed with the Secretary of State September 25, 1989

LEARNING DISABILITIES MONTH

Whereas, learning disabilities threaten one of our most precious rights —— the right to learn; and Whereas, learning disabilities usually stem from delayed or distorted development of the central nervous system. Such disabilities can prevent normal learning behavior, even in those

with average or above-average intelligence and can keep youngsters from reaching their full potential; and Whereas, the Illinois Association for Citizens with learning Disabilities believes an individual approach is beneficial to these youngsters when dealing with their educational, psychological and medical needs. Early diagnosis of their disabilities and proper remediation allow them to become productive citizens in our society;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as LEARNING DISABILITIES MONTH in Illinois, and I urge our citizens to participate in the ILLINOIS REGISTER

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observance of this month and to become aware of this problem.
Issued by the Governor September 21, 1989.
Filed with the Secretary of State September 25, 1989.

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OCTOBER 6, 1989

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- Refusal to meet JCAR objection

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Ьb PR Statement of Recommendation - Suspension ordered by JCAR

R

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which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. I III. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to I III. Adm. Code 100.140 or contact the Administrative Code Division. The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity

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am =	am = amendment to existing Section	A = Adopted rule	O = JCAR Objection	R Objection
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۳ ا	= new Section	CC = Codification Changes		PF = Prohibited Filing
-	= repeal of existing Section	E = Emergency rule		nptory rule
5	= recodified	F = Failure to Remedy	R = Refu	= Refusal to Modify or Withdraw
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		M = Modification	S = Suspended rule	ended rule
			W = With	= Withdrawal of Proposed rule

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D) (P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	0 13460	0 13460	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(F-13699)	(F-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	0 13600	(P-13600)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(4-13699)	(r-13699)	(00)13(00)	(P-13600)
(CONT.D)	==	: =	=	=	= 1	= 1	= =	: =	=	=	=	=	=	<u>۔</u> م	۳ 8	= 0	<u>۔</u> ۵	æ	am		Ę	Ħ	E	E :	.		am m	SET.	.	- 1	= :	: c	: =	c	=	c	-	-	c	E	=		뛽	뛽	ᇤ	= 1	_ 1		į .
TITLE 35 808.413	808.420	808.431	808.501	808.502	906.303	909.320	808 522	808.541	808.542	808.543	808.544	808.545	808.600	808.Ap.A	808.Ap.B	808.Ap.C	808.Ap.D	809.101	809.102	809.103	809.201	809.202	809.203	800,204	809.206	809.207	809.208	809.509	809.210	900 211	800 223	809.223	809 224	809.225	809.226	809.227	809.301	809.302	809.320	809.324	809.351	809.354	809.401	809.402	809.501	200.500	809.521	900.00	809.701
<u> </u>																																																	
A-9519)	A-9519) A-0519)	A-9519)	A-9519)	A-9519)	(F-2050; A-9319)	(6102-V	(P-6861: A-15010)	(P-6861: A-15010)	A-15010)		(P-6861; A-15010)	A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(P-6861; A-15010)	(F-6861; A-13010)	(P-6861; A-15010)										_	~	~	_		~	-	<u> </u>	<u> </u>	<u> </u>	~	-			
ህ (P-2650; A-9519)	(P-2650; A-9519) (P-2650; A-9519)	(P-2650; A-9519)	(P-2650; A-9519)	(P-2650; A-9519)	0.02-70	(F-2650, A-9519)	(P-6861:	(P-6861:	(P-6861:	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(F-6861;	(F-6861;	(1-0001) (P-6861)	(P-2650)	(P-6861)	(P-2650)	(P-6861)	0 13460	(7-13406)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(P-13468)	(r-13408)	(F-13468)	0 13469)	(D-13468)
TITLE 35 (CONF.D) 731.164 n (= =	: =	=	E	= 1	= 1	= =	: =	=	=	=	=	=	=	=	=	=	E	=	E	=	=	=	= =	= =		-		-	= 1	= 1	: =	-	=	=	=	=	=	=	=	=	E	=	=	E	=	= 1	= 1	= 6
TE 35 (731.164	731.165	731.167	731.170	731.171	711.167	71.17	71.190	731.191	731.192	731.193	731.194	731.195	731.196	731.197	731.198	731.199	731.202	731.203	731.204	731.205	731.206	731.207	731.208	731.20	731.211	731.900	731.900	731.901	731.901	909.100	908.101	808 111	808 121	808,122	808.123	808.240	808.241	808.242	808.243	808.244	808.245	808.246	808.300	808.301	808.302	808.400	808.401	909.402	000-410
CONTE	725.296 am (P-9737) 725.301 am (P-9737)	E E	Ħ	726.104 am (F-9/86)	E S	1	i ,	: E	5	ma	E	am	728.142 am (P-9786)	=	ma m	728.150 am (P-9786)	728.Tb.A am (P-9786)	c	E E	am m	١.	731.101 r (P-6861)	731.102 r (P-6861)	- •	. 14	n (P-2650;	=	n (P-2650;	731 114 n (P-2030; A-9319)	: =	п (Р-2650;	n (P-2650;	731.130 n (P-2650; A-9519)	n (P-2650;	=	n (P-2650;	n (P-2650;	n (P-2650;	n (P-2650;	=	n (P-2650;	n (P-2650;		(r-2630)		.059C-0	n (P.2650,	n (P-2650)	n (P.2650-
			(P-17167/88; A-478)	(F-1332//88; A-362) (F-9661)	(F-13327/66; A-302) (F-9001) (D-15347/69; A-302) (D-0593)	(1-15347/00, A-302) (1-3005)	(700-0)	(P-15347/88; A-382) (P-9683)	(2000)	(P-15347/88; A-382) (P-9683)	(P-15449/88; A-452)	(P-15449/88; A-452)		(P-15455/88; A-458)									(F-9909)		(606-d)	P-9909)	(P-9909)														4 460	(F-13453/88; A-438)	9; A-431)						

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170.Tb. B n (A-5669) 180.10 am (E-1875; O-5807) (P-1754; A-14078)	180.20 am (E-1875; O-5807) (P-1754;	A-14978) 180.25 n (E-1875; O-5807) (P-1754;	A-149/8)	525.5 r (P-2709)	E E	= 1	525.00 n (F-2/09) 525.70 # (P-2709)	am	am	525.110 am (P-2709) 525.200 # 08.3200)	£ E		am	ma	525.340 am (P-2709)	E E	.	am	\$25.510 am (P-2709)		¤	525.600 am (P-2709)	- H	ma :	525.650 am (P-2709)	_	am	525.700 am (P-2709)	ma	E	=	526.40 n (P-2/46; O-14117)	: =	: =	п		E !	530.20 am (F-2648)	==	S30.70 # (P-2648)
450,930 am (P-12766) , 450,1010 am (P-12766) 450,1020 am (P-12766)	E S	430,1140 am (P-12766) 450,1305 am (P-12766) 450,1300 am (P-12766)		450.1360 am (P-12766)		100.110 n (E-582) (P-1323; A-12547) 170.10 sm (P-1756: O-1328s: B-15126:	ā	170.71 n (P-1756; O-13288 R-15126;		170.72 n (F-1756, A-14992) (E-1866) 170.73 n (P-1756) (E-1886)	. Ha	*	-		170 400 n (P-1755; A-14992) (E-1886)	: =	E	E .	170.440 n (A-5669) 170.450 n (A-5669)	: =	E	170.480 n (A-5669; O-13305) 170.490 n (A-5669)	F	170.510 n (A-5669)	= =	am	170.540 n (A-5669)	170.560 n (A-5669)	E	E .	170.590 n (A-5669)	= =	=	: E	E	¤	170.660 n (A-5669)	# 6		170.Tb. A n (A-5669)
n (P-12163) n (P-12163) n (P-12163) sm (P-1085; A-8927)	E	r an	am (F-1985; A-8927) 2 am (P-1985; A-8927) 3 am (P-1985; A-8927)	E E	a	am (P-1985; A-8927)	am ma	-	am (P-1985; A-892/)	-	_		_	am (P-1985; A-8927)		_	am (P-1985; A-8927)	_	(F-1985; A-8927) (P-1985: A-8927)			1 (F-12/66) 1 (P-12766)	_	am (P-12766)	_		_	am (F-12/66) sm (P-17/66)	_	_	am (P-12766)	an (F-12766) n (P-12766)	_		am (P-12766)	_	_	am (P-12/66)		am (P-12766)
350.40 350.50 400 110	400.120	400.130 400.140	400.141 400.142 400.150	400.440	400.615	400.665	400.710	400.1020	400.1030	400.110	400.1120	400.1140		400.1550 8					400.2700 n 400.2710 n			450.120 am			450.270	450.290	450.340	450.350	450.420	450.430	450.460	450.470				450.740	450.750	450.810	450.860	450.920
809.901 r (P.13699) 350.40 n (809.902 r (P.13699) 350.50 n (809.903 r (P.13699) 350.50 n (809.90			r (P-15699) 400.141 n (P-15828/88, A-7949) 400.142 n (P-15828/R8, A-7949) 400.150			n (P-15828/88; A-7949) · 400.665		(P-19834/88; A-13206)	(P-19834/88; A-13206)	am (F-19834/88; A-13206) 400.1000 sm (P-21000/88; A-13212) 400.1110	(P-21000/88; A-13212)		(P-21000/88; A-13212) 400.1530	(A 5045) 400.1550	400.2055	(A-5945) 400.2500	400.2510	400.2520		450.110	450.115		450.190	am (P-14097/88; O-22489/88; R-966; 450.230	/88: O-22489/88: R-966:		(P-4107)	am (P-1409 //88; O-22489/88; R-966; 450.350	/88; O-22489/88; R-966;		(P-4107)	am (F-1409//68; O-22469/68; K-900; 4-30.470 A-3793) (P-4107) 450.475	450.480	(P-2889) 450.630	450.640	(P-8737)	(P-8737)	(P-8737)		n (P-12163) 450.920

THRU SEPTEMBER 29, 1989	mm (P-1335/88; C-1745/88; A-1204) mm (P-251; A-8520) (E-58; O-3471) mm (P-2518)	
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TITUE 56 (CONT'D)	2920.68 n (P-222	ы	ы	ы	2 am	am	am	am	E	6000.320 n (F-/84	ON DE AMERICA		am	п	п	ជ	115.100 n (P-15183)	115.110 n (P-15183)	115.120 n (P-15183)	ц	115.210 n (P-15183)	115.220 n (P-15183)	· c	: F		: ::	: =	: =	: ::	E	115.420 n (P-15183)	u	п	Ę	r.	r.	r r	E	119.115 n (F-13377)	E	119.120 n (F-13377)	= 1	= 6	= =	: =	: =	: =	. .	E	F	F	F	: =	:
(G.	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-5362; W-11960) (P-11139)		(E-11890)	(P-5362; W-11960) (P-11139)	(E-11890)	(D.5344: W-11050) (P.11120)	(F-5544, W-11557) (F-11120)	(P-11872) (P-5344: W-11950) (P.11120)	(F-11872)	(E-116/2) (P-5344: W-11959) (P.11120)	(F-3544, W-11959) (F-11120) (F-11879)	(E-110/2) (P-5344: W-11050) (P.11120)	(F-11872)	(P-5344; W-11959) (P-11120)	(P-5344; W-11959) (P.11120)	(E-11872)	(P-12748)	(P-1945; A-8864)	(P-752)	(P-5375; W-11961) (P-11155)	(E-11911)	(P-11155) (E-11911)	(F-55/5; W-11961) (F-11155)	(F-55/5; W-11901) (F-11155)	(F-55/5; W-11961) (F-11155)	(E-11)11) (D 5375: W 11061) (D 11155)	(E-11911)	(P-5375; W-11961) (P-11155)	(E-11911)	(P-5375; W-11961) (P-11155)	(E-11911)	(P-743; A-11507)	(P-13141) (E-13268)	(P-2229; A-11502)	(P-2229; A-11502)	(P-2229; A-11502)	(P-2229; A-11502)	(D 11152) (T 11900)
TITLE 56 (CONT'D)			2650.130 re	Z650.140 re	2712.201 n	-	Z712.202 n		Z712.203 n		2712.205 n		2712.207 n		2712.210 n		2720.1 am	2		2720.132 n		2725 20	04:04	2725 100 am		2775 105 am		2725 120 am	27.1.20	2725.250 am	2725.270 am		2732.200 n	2732.210 n		Z/65.325 n			075.2072		п 7сс.со/2	2765 333		2765.334 n		2765.335 n		2770.105 am	2815.105 am	2905.1 am			2905.40 n	
IIILE 50 (CONT.D)	(P-12935)	(P-14502/88; A-1780)	(P-15269/88; A-3801)	(P-1/61//88; A-5951)	(P-17617/88; A-5951)	(P-17617/88; A-5951)	(P-17617/88; A-5951)	(P-14349)	(P-14349)	(F-14349)	(P-14349)	(P-14349)	(P-14349)	(P-14349)			(P-15272/88; W-6819) (P-5839)	(P-15272/88, W-6819) (P-5839)	(P-15272/88; W-6819) (P-5839)	(P-15272/88; W-6819) (P-5839)	P-15272/88; W-6819) (P-5839)	(P-15272/88: W-6819) (P-5839)	(P-1577/88: W-6819) (P-5839)	(P-15272/88: W-6819) (P-5839)	(P-15272/88: W-6819) (P-5839)	(F-15272/88: W-6819) (F-5839)	(P-15272/88: W-6819) (P-5839)		(P-15272/88; W-6819) (P-5839)	(P-15272/88; W-6819) (P-5839)	(P-15272/88; W-6819) (P-5839)	(P-15272/88; W-6819) (P-5839)	(P-5839)	(P-17)	(P-3515; A-13839) (E-4028)	(F-4331) (F-4331)	(F-5313; A-13639) (E-4026)	(r-5017) (7-5017)	(F 4500, O-15262, K-15125, A 14875)	(P-4366: A-14875)	(F-500), A-14673)	(P-3513: A-13830) (F-4019)	(P-3513; A-13830) (E-4019)	(P-3513; A-13830) (E-4019)	(P-3513; A-13830) (E-4019)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A 1520C)

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CONT	1285.80 n (F-85/1/88; A-483) 1285.90 sm (P-774: A-10613) (P-651)	i =	=	285.100 n (P-8571/88; A-483)	=	=		: :	=	= 1	n (P-13880/88;	n (P-15880/88;	=	n (P-15880/88;	n (P-15880/88;	¤	285.235 n (P-15880/88; A-10925)	285.240 n (P-15880/88; A-10925)	(285.245 n (P-15880/88; A-10925)	(285.250 n (P-15880/88; A-10925)	285.255 n (P-15880/88; A-10925)	n (P-15880/88:	: #	(285.270 n (P-15880/88; A-10925)	E	285.310 n (P-15880/88; A-10925)	285.320 n (P-15880/88; A-10925)	(P-15880/88; A-10925)	r (P-15854/88;	r (P-15854/88;	r (P-15854/88;	r (P-15854/88;	1290.40 r (P-13634/88; A-10923)	r (P-15854/88;	r (P-15854/88;	r (P-15854/88;	r (P-15854/88:	r (P-15854/88;	290.135 r (P-15854/88; A-10923)	L	1290.150 r (P-15854/88; A-10923)	r (P-15854/88;	r (P-15854/88;	r (P-15854/88;	290.190 r (P-15854/88; A-1092.5)	. E	ma	ma	1300.40 am (P-14236)				
CONT.D	1200.30 am (P-11993; C-12048) 12 1220.110 am (P-5867/88: A-4191) 12	am (P-5867/88; A-4191)	1220.130 am (P-5867/88; A-4191)	1220.140 am (P-5398; A-15043) 12	r (P-5867/88; A-4191)	n (P-5867/88: A-4191)	am (P-5867/88: A-4191)	CD 5867/69: A 4101)	m (P-5867/88: A-1191)	(1.5001/00, A-151)	n (F-360//66; A-4191)	r (P-586/88; A-4191)	n (P-586//88; A-4191)	n (P-5867/88; A-4191)	r (P-5867/88; A-4191)	n (P-5867/88; A-4191) 1	1	1220.425 n (P-5867/88; A-4191) 12		1220,435 am (P-5867/88; A-4191) 12	1220,500 n (P-5867/88; A-4191) 12	n (P-5867/88: A-4191)	n (P-5867/88; A-4191)	(P-5867/88; O-3444; R-4306;	A4191)	1220.540 n (P-5867/88; A-4191) 12	(P-5867/88; A-4191)	1220.560 n (P-5867/88; A-4191) 12	r (P-5867/88; A-4191)	am (P-5867/88; A-4191)	C am (P-5867/88; A-4191)	am (F-3535; A-14061)	1200.150 am (F-5535; A-1400.1) 12	r (F-030006; A-313)	r (P-8536/88; A-513)	r (P-8536/88; A-513)	r (P-8536/88: A-513)	r (P-8536/88; A-513)	r (P-8536/88; A-513)	r (P-8536/88: A-513)	r (P-8536/88; A-513)	r (P-8536/88; A-513)	5 r (P-8536/88; A-513)	r (P-8536/88; A-513)	r (P-8536/88; A-513)	_	A-10613) (E-651; O-3475)	n (P-8571/88; A-483)	(P-85/1/88; A-483)	am (P-274: A-10613) (E-651)	n (P-8571/88; A-483)	n (P-8571/88; A-483)	1285.70 am (P-274; A-10613) (E-651) 13
(CONT.D)	600.60 am (P-19/95/88; A-3665)	n (P-19795/88;	P-19795/88	n (P-19795/88:	am (P-19205/88:	am (P-19205/88-	(D 10005/88)	(0.70761-1) III	m (r-19203/86;	(r-19203/00)	-	c	ы	¤	L	¤	750.2010 r (P-6934)	¤	750.2020 r (P-6934)	750.2020 n (P-6949)	750.2030 r (P-6934)	-	1	750.2040 n (P-6949)	750.3000 r (P-6934)	E	_	E		=	_	750.3030 n (F-6949)		= -	. #	٠.	=	. F			H			_	750.4060 r (P-6934)	_	_	2	c	1150.20 am (F-14216)	u	u e	1175.425 am (E-6810) (P-7185; A-15034)
CONT	1761.11 am (P-12197)	1 5	-	me	E	i	1	i i	= 1	=	TIR.	E	æ	ma	Ha	b 4	780.16 am (P-12352)	[780.21 am (P-12352)	[780,31 am (P-12352)	1783.12 am (P-12366)	(783.20 r (P-12366)	ma	ä	[784.2] am (P-12371)	1800.21 am (P-12205)	ma	Ħ	E E	E	Ħ		1816.06 am (F-12233)		1 2	Ta Ba	S	me	E	æ		E	EE C	Ę	ma 2	(843.11 am (P-12341)	=	=	¤		1846.18 n (F-12248)	:	TITLE 68	600 10 am (P-19795/88: A-3665)

ILLINOIS REGISTER SECTIONS AFFECTED INDEX THRU SEPTEMBER 29, 1989	TITLE 77 (CONT'D)	r (P-17673/88;	r (P-17673/88;	200.501 r (P-17673/88; A-4681)	- 1-	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.604 r (P-1/6/3/88; A-4681)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200./U3 I (F-1/0/3/86; A-4681)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.802 r (P-17673/88; A-4681)	. L	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.808 r (F-1/6/3/88; A-4681)	r (P-17673/88;	r (P-17673/88;	200.812 r (F-1.10.13/88; A-4081)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.81 r (F-1/6/3/88; A-4681)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.823 r (F-17673/68; A-4681)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200,902 r (P-1/6/3/88; A-4881)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.508 f (F-1/0/3/80; A-4001)	(TOO) 1 (O) (TOO) 1 (O) (O)
ILLINOIS VOL. 13, THRU ISSUE #39 SECTIONS AF	TITLE 71 (CONUD) 1510 140	=	1510.150 n (P-14813/88; O-3442; R-5210;	A-5098)	=	1510.210 n (P-14813/88; O-3442; R-5210;	•	1510.220 n (P-14813/88; O-3442; R-5210;		1510.300 n (F-14813/88; O-3442; R-5210; A 5008)	1510.310 n (P-14813/88: O-3442: R-5210:	:	1510.320 n (P-14813/38; O-3442; R-5210;	A-5098)	E	1510.340 n (P-14813/88; O-3442; R-5210;		1510.350 n (P-1.4813/88; O-3442; R-5210;		1310.12.p. A. n. (r-1313/06; O-3442; R-321 0; A-5098)	1510.Ap. B n (P-14813/88; O-3442; R-5210;	A-5098)	Fig. 31 Gallery	280.10 sm (P-19259/88: 4-4664)	am	am	280.Ap.A n (F-19239/88, A-4664)	am	420.640 am (P-11983)		200 100 - (D-17673/88: A 4681)	4 1-4	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.203 I (F-1.707.3/88; A-468.1) 200.204 I (P-1.7673/88; A-468.1)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	200.208 r (P-1/6/5/88; A-4681)	r (P-17673/88;	r (P-17673/88;	r (P-17673/88;	ы	200.401 r (P-1/6/3/88; A-4681)	100/01/1-1
ILINOIS REGISTER SECTIONS AFFECTED INDEX THRU SEPTEMBER 29, 1989	<u>TITLE 68 (CONT'D)</u>	л (Р-1388;	n (P-1388;	1465.60 n (P-1388; A-13882) (E-1616)	n (P-1388;	n (P-5426;	E	am (E-5771)	r (P-5426;	1470.10 n (F-3426; A-13607)	- =	am (P-5426;	am (E-5771)	1470.40 r (P-5426; A-13867)	r (P-5426,	n (P-5426;	am (P-5426;	am (P-5426;		1470.100 am (F-5426; A-15607) 1480.20 sm (F-5781·O-9605) (P-5424:	A-1389]	am	1500.11 am (P-18100/88; A-3826)	TITLE 71	0 am	re	1000.20 re (A-13866)	2	re	2	1000.70 re (A-13866)	i 5	. 2	92	2	1500.50 re (A-13866)	2	5	1500.00 = (A-13866)	2 6	•	1510,110 n (P-14813/88; O-3442; R-5210;		1510.120 n (P-14813/88; O-5442; K-5210; A-5008)	1510.130 n (P-14813/88: O-3442: R-5210:	:
VOL. 13, THRU ISSUE #39 SECTIONS AFF	9	1300.42 am (F-14236) 1300.45 am (P-14236)	am	1300.60 n (P-14236)	# He	i Wa	am	am	am	1320.30 am (P-8606/88; A-6994)	1 1 1	am (P-8606/88;	am (P-8606/88;	am (P-8606/88;	1320.00 am (F-5000/00; A-0994)	п (Р-8606/88;	o am	am (P-8606/88;	r	1320.310 n (F-8600/88; A-6994) 1360.10 r (D-14063/88: A-4934)	, lij	am	am	1360.45 n (P-14963/88; A-4234)	i ii	am	1360.65 n (P-14963/88; A-4234)	4	1360.75 n (P-14963/88; RC-3452; A-4234)		am	1360.90 am (F-14963/88; A-4234)	٠ -		am	1400.20 am (E-2519)		am	am	am	1400.50 am (E-2519)	i ii	am	am	1400.90 and (P-2913)	=

	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-6562)	A-6362)	A-6362)	A-6362)	A-6362)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6362)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6362)	A-0304)	A-6362)	A-6364)	A-6562)	A-6562)	A-6562)	A.6567)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	
	P-21333/88;	(P-21333/88; A-4																		(P-21893/88; A-6	•	•						(P-21893/88; A-6 (P-21893/88: A-6								(F-21893/88; A-6															C-17 '001/2017-1
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rament to see	300.3120 am (300.3130	300.3210	300.3220	300.3230	300.3240	300.3250	300.3260	300.3270	300.3280	300.3290	300.3300	300.3310	300.3320	300.3330	300.3710	330.110	330.120	330.130	330.140	330.130	330.165	330.170	330.175	330.180	330.190	330.200	330.210	330 230	330,240	330.250	330.260	330.270	330.272	330.274	330.270	330.277	330.278	330.200	330.767	330.786	330.200	330.200	330 300	330.310	330.320	330.330	330 340	330.510	330 710	330,710
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		A-4684)			A-4684)														A-4684)		A 4684)							A 4684)									A-4054)					(1004)		A 4684)							
	(P-21333/88;	(P-21333/88;	(P-21333/88:	(P-21333/88;	P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	P-21333/88;	(P-21333/88;	(P-21555/88;	(P-21333/88; (D 21333/89;	(P-21333/88:	P-21333/88:	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(F-21333/88; (D-21333/89;	(P-21333/88	(P-21333/88:	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21535/88;	(r-21333/88; m 21323/88;	(F-21535/66;	(F-21333/66; (D 21323/69;	(F-21333/66; (D 21222/66;	(F-21333/66;	(F-21333/86,	(F-21333/86,	(P-21333/88)	(P-21333/88)	(P-21333/88)	(F-21333/66,	(P-21333/88)	0 21223/00,	7.00%									
	aria G	E 6			em (P.	em (P.	em (P	am (P	E G	en (P	em G	_	ma G-	_		_	_	_			<u>.</u> e		_	_	am (P-	_		£ 6		_	_	am (P	em (P-	_	_	_						<u>.</u> e		<u>.</u> e							
(CindayOO) and it about	8	300.1650	300.1820	300.1830	300.1840	300.1850	300.1860	300.1870	300.1880	300.2010	300.2020	300.2030	300.2040	300.2050	300.2060	300.2070	300.2080	300.2090	300.2100	300.2110	300.2210	300.2230	300.2410	300.2420	300.2430	300.2610	300.2620	300.2630	300.2810	300.2820	300.2830	300.2840	300.2850	300.2860	300.2870	300.2880	300.2890	300.2900	300.2910	300.2920	0067	300.2940	300.3010	0202.000	300.3030	300.3050	300.3050	300.3000	300.3080	0000000	1
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NTW	P-21333/88;	am (P-21333/88; A-4684) am (P-21333/88; A-4684)	(P-21333/88;			(P-21333/88;	(P-21333/88;	n (P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	am (P-21333/88; A-4684)	3/88	(P-21333/88:	(P-13581/88;	(P-21333/88;	(P-21333/88;	1 (P-21333/88;	n (F-21333/88; A-4684)	n (P-8347)		am (P-21333/88; A-4684)	(P-213	(P-21333/88;	(P-21333/88;	(P-21333/88;	mii (f-21335/66; A-4664)	(F-21333/88,	(P-13581/88	(P-21333/88	(P-13581/88:	(P-21333/88	(P-21333/88:	(P-21333/88:	(P-21333/88:	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-213	000000000000000000000000000000000000000
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GONTAN T	300.220	300.230	300.250	300.260	300.270	300.272	300.274	300.276	300.277	300.278	300.280	300.282	300.284	300.286	300.288	300.290	300.300	300.310	300.320	300.330	300.540	300.510	300.620		300.630	300.640	300.650	300.650	300.000	300.665	300.670	300.680	300.690	300.810	300.820	300.830	300.040	300 1020	300 1005	300.1030	300 1040	300	300.1210	300.1220	300.1230	300.1240	300.1410	300	300.1430	300 1610	-
	38; A-4681)	(P-17673/88; A-4681) (P-17673/88; A-4681)		(P-17673/88; A-4681)	(P-17673/88; A-4681)		(P-17673/88; A-4681)	(P-17673/88; A-4681)		(P-17673/88; A-4681)	(P-176/3/88; A-4681)	(P-1/6/3/88; A-4681)	(P-1/6/3/88; A-4681)	(F-1/6/3/88; A-4681)	(F-1/0/3/88; A-4681)		(P-17673/88: A-4681)	(P-17673/88; A-4681)	P-17673/88; A-4681)	(P-17673/88; A-4681)	(P-17673/88; A-4681)	(P-17673/88; A-4681)	(F-1/6/3/88; A-4681) (P-17673/88: A-4681)		P-10007)	(P-10007)	(P-10007)	(P-7875)	(P-19892/88; A-13232)	(F-7875)	(F-7673) (D-10802/88: A 13737)	(P-19897/88: A-13232)	(P-19892/88: A-13232)		(P-21333/88: A-4684)	(P-21333/88: A-4684)	(P-21333/88: A-4684)	(P-21333/88: A-4684)	(P-21333/88; A-4684)			(P-21333/88; A-4684)		(P-21333/88; A-4684)		·					
HILE 22 (CONT.D)	(P-17673/88;	(P-176	P-1.	P-1	<u>-</u>	<u>-</u>	ط ع	و ا	ا ف	ė	ف	اخ	ا ج	೬	9	<u>ج</u> (= =	= 5	_ `	_ `		_	_	_	_	_	- `	_	2		ف	ė	₽.	÷ (= 5	56	: e	; e	. و	٠ و	. و	ب و	. e	و ف	6	ė	ė	9	<u>ڪ</u>	و خ	>
CONT. D. CONT. D.	r (P-17673//	r (P-176	r (P-1:	r (P-1	r (P-1	<u>-</u>	<u>۔</u> ط	و <u>ن</u> ا	1 d	ين د	<u>ن</u> ۔	<u>.</u>	<u>.</u>	<u>۔</u> ۔	<u>.</u>	<u>-</u> (-	-					200.1002 r		-		200.1006 r	. .	. [am (P-	am (P.	_	_	- '							_			_						

THE 77 CONTD 17 CONTD	CONTUD	E	H	n (F-8293)	5	am (P-21621/88; A-6040)	am (P-21621/88:	am (P-21621/88)	am (P-21621/88)	am (P-21621/88)	am (P-21621/88)	om (D 21621/98)	. O 21621/00,	n (F-21021/88;	am (P.21621/86,	am (P.21621/88)	am (P-21621/88)	am (P.21621/88,	am (P-21621/88)	am (P-21621/88)	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;			E	am (P-21621/88;	am (P-21621/88;	am (P-21621/88:	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	EE .	am (F-21021/66;	Ę	am (P-21621/88;	m (P-21621/88; A-6040)	E	am	am (P-21621/88:	am (P-21621/88;	am (P-21621/88;	am (P-21621/88; A-6040)												
TITLE_77 (CONTD) P.1893/88 A-6562 370,4220 nn (P-21893/88) P.21893/88 A-6562 330,4220 nn (P-21893/88) P.21893/88 A-6562 330,4230 nn (P-21893/88) P.21893/88 A-6562 330,4230 nn (P-21893/88) P.21893/88 A-6562 330,4310 nn (P-21893/88) P.21893/88 A-6562 330,4310 nn (P-21893/88) P.21893/88 A-6562 330,130 nn (P-21813/88) P.21893/88 A-6562 350,120 nn (P-21621/88) P.21893/88 A-6562 350,120 <	TULE 77 (CONT'D)	350.675	350.680	350.080	350.690	350.700	350.810	350.820	350.830	350.1010	350.1020	350.1030	350.1040	350 1050	350 1060	350 1070	350.1210	350 123	350.1055	350.122	350 1240	350.1250	350 1410	350 1420	350 1430	350.1440	350.1450	350.1610	350.1620	350.1630	350.1040	350.1660	350.1670	350.1680	350.1690	350.1810	350.1820	350.1830	350.1840	350.185	3501.056	350.1870	350.1880	350.1890	350.1900	350.1910	350.2010	350.2020	350,2030	350.2210	350.2220	350.2410	350.2420	350.2430	350.2440
P-1893/88 A-6562) P-21893/88 A-6562)	1002000	(P-21893/88;	(P-21893/88;	(F-21693/66,	(P-21893/88	(P-21893/88;	(P-21893/88;	(P-2 (893/88;	(P-21893/88;	(P-21893/88:	(P-21893/88;	(P-21893/38;	(P-21893/88:	(P-21621/88)	(P-21621/88:	(P-21621/88:	(P-21621/88:	(P_21621/38)	(D-21621/03)	(P-21621/88)	(P-21621/88)	(E-21621/88)	(P-21621/88)	(P-21621/88)	(P-21621/88:	(P-21621/88:	(P-21621/88;	(P-21621/88;	(F-21621/88;	(F-21021/86;	(F-21021/88,	(P-21621/88:	(P-21621/88;	(P-21621/88;	(P-21621/88; A-6040)	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(F-21021/00;	(F-21021/86;	(F-21621/88;	(F-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88:	(P-21621/88:	(P-21621/88;	n (P-21621/88; A-6040)
P-21893/88;	TITLE 77 (CON																																		350.277 n		_											-							
	1	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	om (P-21893/88.	am (P-21893/88:	am (P-21893/88:	am (P-21893/88;	am (P-21893/88;	am (P-21893/88:	am (P-21893/88;	am (P-21893/88:	am (P-21893/88-	om (P.21803/88)	om (P-21893/88-	om (P-21803/88)	am (P-21893/88-	om (P-21803/88)	om (D 21903/88.	om (P_21803/88)	am (P-21893/88-	am (P-21893/88:	am (P-21893/88:	am (P-21893/88:	am (P-21893/88:	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88)	am (P-21893/88;	am (F-21693/66;	Em (F-21093/86;	(r-21693/66,	am (F-21093/66;	om (P 21903/88,	(F-21673/66,	am (F-21893/88;	am (F-21693/86;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88:	am (P-21893/88:	am (P-21893/88;										

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JISTER TED INDEX TH	TITLE 77 (CONT'D)	=	490,730 n (F-29)	= =	: =	E	E	c c	490.820 n (P-297	490.830 n (P-297	= 6	= =	: =	r.B. n	535.10 am (P-450		535.20 am (P-412	am (æ	ma -	535.400 am (P-412		E	E	E	535.820 n (P-412 535.830 n (P-412	= =	c	F 1	535.8/0 n (P-412 535.900 n (P-450	==	E	535.930 n (P-450 535.031 n (P-450	= =	=	F	535,935 n (P-450 535 036 n (P-450	= =	=	п	E	535.950 n (F-450 535.951 n (P-450	: =	=	шæ		540.50 am (P-461
ILLINOIS REGISTER SECTIONS AFFECTED INDEX																																	-				•										
ISSUE #39	(C.)	n (P-2249; A-11573)		(P-2249; A-11573)	(P-2249; A-11573) (P-2249; A-11573)	(P-2249; A-11573)	_	_		(P-2249; A-11573)		_	_			(P-2249; A-11573)				_	(P-2249; A-11573) (P-19327/88: A-4285)	_	(P-19327/88; A-4285)	(P-2249; A-11573)	_	-	(A-11573)	(P-29/4; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(F-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(P-29/4; A-14409)	(F-29/4; A-14409) (P-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)	(P-2974; A-14409)					
VOL. 13, THRU ISSUE #39	9	450.720 am		450.820 r	450.830 r	450,835 r	450.840 r	450.845 r	450.646 r	450.860 r	450.870	450.920 am	450.930 am		450.950 am	450.1110 sm		450.1130 and		450.1150 am	453.1200 am				450.1310 n	450.1320 n			450.Ap.A n			ن	490.10 n			490,210 n	490.230 n		490.320 n	490.330 n	490.410 n					490.610 n	490.710 n
THRU SEPTEMBER 29, 1989	D	(F-21064/88; A-6301) (P-21064/88: A-6301)	(P-21064/88; A-6301)	(F-21064/68; A-6301)	(F-21004/88, A-6301) (P-21064/88, A-6301)	(P-21064/88: A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(F-21064/68; A-6301) (P-21064/88: A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(P-21064/88; A-6301)	(F-21064/88; A-6301) (P-21064/88: A-6301)	(P-21064/88; A-6301)	(P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573) (E-13678)	(P-14280) (P-2249: A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573) (B-2249; A-11573)	(F-2249; A-11573) (P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(F-2249; A-11573) (P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(P-19327/88; A-4285)	(P-2249; A-11573)	(P-19327/88; A-4285)	(P-2249: A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(P-2249; A-11573)	(F-2249; A-11373) (P-2249: A-11573)	(P-2249; A-11573)	(P-2249; A-11573)				
X	CONT			am (am (Ha Ha								am	am	æ	į _	г	= 6			am		am m	am	E E	am a	E	am				ы	h I	 .	, me	E E
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	TITLE 77 (CONT'D)	390,095	390,2970	390.2980	390,2990	390,3000	390,3010	390,3020	340,3040	390.3210	390.3220	390,3230	390.3240	390.3250	390.3260	390.3270	390,3290	390,3300	390,3310	390.3320	390,3330	390.Ap.A	450.5	450.10	450.20	050 30	450.35	420.40	450.50	450.210	450.220	450.230	450.320	450.330	450.410	450.420	450.440	450.440	450.450	450.450	450.520	450,530	450.540	450.550	450.380	450.610	450.710
VOL. 13, THRU ISSUE #39 SECTIO	CONTUDI	390,1320 am (F-21064/88; A-6301)	am (P-21064/88:	am (P-21064/88;	am (P-21:064/88;	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	390,1620 am (F-21064/86; A-6301)	am (P-21064/88;	am (P-21064/88:	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	390,1610 am (F-21064/88; A-6301)	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	390,1870 am (F-21064/88; A-6301)	am (P-21064/88:	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	390.2010 am (P-21064/88; A-6301)	am (P-21064/88;	am (P-21064/88;	(P-21064/88;		am (P-21064/88;	am (P-21064/88;	390,2440 am (F-21064/88; A-6301)	am (P-21064/88;	am (P-21064/88;	390.2640 am (P-21064/88; A-6301)	am (P-21064/88;	am (P-21064/88;	am (P-21064/88;	390,2690 am (P-21064/88; A-6301)	am (r-21064/88;	am (P-21064/88;	am (P-21064/88;	æ	390,2910 am (F-21064/88; A-5301)	am (P-21064/88;	ag III

(P4126; A-15414) (P-426)
(P4126; A-15414)
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(R-2974; A-14409) (P-2974; A-14409) (A-14409) (A-14409) (A-14409) (A-14409)

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THRU SEPTEMBER 29, 1989	DOTTD3 n (P-7194) n (P-7194) n (P-7194) am (P-7194) am (P-7194) am (P-7194) am (P-7194) am (P-1977/88, A-10634) am (P-6913) am (P-7772/88, A-2517) n (P-772/88, A-2502) n (P-772/88, A-2517) n (P-772/88, A-2502) n (P-772/88, A-2502) n	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	1111.E. 77 (CONTUD) 698.50 n 0 698.50 n 0 698.50 n 0 698.50 n 0 700.20 em 0 700.30 em 0 710.30 em 0 710.30 em 0 710.10 em 0 710.20 em 0 710.20 em 0 710.20 em 0 725.30 n 0 725.40 n 0 725.44 n 0 725.44 n 0 725.44 n 0 725.40 n 0 725.40 n 0 725.50 em 0 725.71 em 0 725.71 em 0 725.70 em 0 7	
VOL. 13, THRU ISSUE #39	### CAN CONTENT OF CAS A 1 (P-12433) ### CAUSA	•
ILINOIS REGISTER SECTIONS AFFECTED INDEX THRU SEPTEMBER 29, 1989	### CONTYD ### CO	
VOL. 13, THRU ISSUE #39 SECTIONS	TITLE 77 (CONT'D) 540.70 am (P-4616, A-15441) 540.80 am (P-4616, A-15441) 540.90 am (P-4616, A-15441) 540.90 am (P-4616, A-15441) 540.190 n (P-45448; A-3086) 542.20 n (P-45448; A-3086) 600.110 am (P-10035) 600.20 am (P-10035) 600.20 am (P-10035) 600.110 am (P-10137) 615.100 am (P-10137) 615.200 am (P-10137) 615.300 am (P-10060) 630.300 am (P-10060) 630.300 am (P-10060) 630.300 am (P-10060) 630.300 am (P-10060)	į

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750.1810 n ((P-6888)	790.910 am (E E	D) (P-12991/88; A-856) (P-12942)	790.2097 am (a ma	2 (P-12991/88; A-856) (P-3 A 11717) (E 3108) (P 130
750.1820 n	(F-6888)	790.940	am	(P-12991/88; A-856) (P-12942)	•		(E-12990)
	_			(E-12990)	790.2140	_	(P-12991/88; P-16425/88;
750.1835 n 750.1836 n	(F-6888)	790.974	E E	(F-16425/88; A-856)	790.2180		(F-16422/88; A-836) (P-16425/88: A-856)
750.1837 n		090:000	į	(F-12942) (F-12990)	790.2340	_	(P-16425/88; A-856)
750.1838 п	(P-6888)	790.1060	am	(P-12991/88; A-856) (P-12942)	790.2380	_	(P-16425/88; A-856)
750.1840 n	(P-6888)			(E-12990)	790.2465		(P-12942) (E-12990)
750.1850 n	(P-6888)	790.1100	.	(P-16425/88; A-856)	790.2470		(P-12942) (E-12990)
750.1860 п	(P-6888)	790.1125	=	(P-16425/88; A-856)	790.2500	am	(P-12991/88; P-16425/88;
750.1861 n	(P-6888)	790.1125	Ħ	(P-3015; A-11717) (E-3108)			(P-3015; A-11717) (E-310
750.1862 n	(P-6888)	790.1127	am T	(P-3015; A-11717) (E-3108)	00000		(P-12942) (E-12990)
750.1865 n	(P-6888)	750.1127	=	(P-16425/88; A-836)	790.2540	_	(P-16425/88; A-856)
750.1868 n	(F-6888)	790.1129	_ {	(F-1642)/68; A-630)	0807.06/	ma	(F-16425/88; A-856) (F-1 (F-15660)
750.1876	(F-0000) (P-6888)	790.1129	ii	(F-5015; A-11717) (E-5106) (P-16475/88: A-856)	1090 007	F	(E-12990) (P-3015: A-11717) (F-310
750.1880 п	(P-6888)	790.1131	i E	(F-3015: A-11717) (E-3108)	790.2605	11 MZ	(P-12991/88: P-16425/88:
750.1890 n		790.1200	E	(r. 2015) 17 17 (F. 3108)	000		(P-3015: A-11717) (F-310
	_	790,1300	æ	(P-16425/88; A-856) (P-3015;			(P-12942) (E-12990)
	(P-6888)			A-11717) (E-3108)	790,2613	E.	(P-16425/88; A-856) (P-1
750.Ap. B n	(P-6888)	790.1345	am	(P-16425/88; A-856)			(E-12990)
750.Ap. C n	_	790.1360	am	(P-12942) (E-12990)	790.2614	am	(F-12942) (E-12990)
750.Ap. D n	_	790.1380	am	(P-12942) (E-12990)	790.2617	am	(P-16425/88; A-856) (P-3
	am (P-14115/88; A-1830)	790.1423	=	(P-12942) (E-12990)			A-11717) (E-3108)
760.30 п	_	790.1425	am	(P-12942) (E-12990)	790.2618	an	(P-12991/88; P-16425/88;
	am (P-14115/88; A-1830)	790.1440	u	(P-16425/88; A-856) (P-12942)			(P-3015; A-11717) (E-310
V	_			(E-12990)	790.2660	am	(P-12942) (E-12990)
	_	790.1460	ш	(P-16425/88; A-856)	790.2663	am	(P-3015; A-11717) (E-31
	_	790.1560	=	(P-12991/88; P-16425/88; A-856)			(P-12942) (E-12990)
n 025.097	(F-20411/88; A-8890)	700.1570	_ !	(F-1642)/88; A-636)	190.2008	am	(F-3013; A-11717) (E-310 (D-12042) (F-12000)
	an (F-2013; A-11/1/) (E-2108)	0/61.0%		(F-5015; A-11717) (E-5106)	750 007	200	(F-12942) (E-12990) (D 2015: A 11717) (E 31)
		790.1577	am	(P-16425/88: A-856) (P-3015:	790.2700	i ii	(P-3015; A-11717; C-129
	(P-12942) (E-12990)			A-11717) (E-3108)			(E-3108)
790.480 au	am (P-12942) (E-12990)	790.1620	am	(P-12991/88; A-856)	790.2780	am	(P-16425/88; A-856) (P-3
790.500 ал	_	790.1660	am	(P-16425/88; A-856)			A-11717) (E-3108) (P-12
	(P-3015; A-11717) (E-3108)	790.1685	m	(P-12991/83; A-856) (P-3015;	0000		(E-12990)
	_			A-11717) (E-3108)	/90.2800	=	(P-3015; A-11/17) (E-31)
/90.540 au	am (P-12991/88; P-16425/88; A-856)	790.1697	He !	(P-3015; A-11/1/) (E-3108)	2000 OOF	ş	(F-12942) (E-12990) (B-12042) (E-12990)
	(F-5015; A-11717) (E-5106)	790.1706	i 8	(F-2013; A-11717) (E-3108)	790.2860		(P-16425/88: A-856)
790.548	am (P-12942) (E-12990)	790.1708	1 1	(F-3015; A-11717) (E-3108)	790.2900	Hg.	(P-16425/88; A-856) (P-3
			i	(P-12942) (E-12990)			A-11717) (E-3108)
	-	790.1710	am	(P-3015; A-11717) (E-3108)	790.2904	am	(P-16425/88; A-856) (P-3
790.600 ал	am (P-16425/88; A-856)	790.1721	am	(P-16425/88; A-856)			A-11717) (E-3108)
	_	790.1740	m	(P-16425/88; A-856) (P-3015;	790.2928	ы	(P-16425/88; A-856)
_	_			A-11717) (E-3108)	790.2928	E	(P-12991/88; A-856)
	_	790.1842	am	(P-12942) (E-12990)	700.2932	E E	(P-16425/88; A-856)
	-	790.1848	am	(P-12942) (E-12990)	700.2940	E I	(F-3013; A-11/17) (E-310
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/90.000	an (F-10425/86; A-650)	/90.1900	H	(F-3013; A-11/1/) (E-3108) (P-13043) (E-13000)	700.302	# #	(F-3013, A-11717) (L-317 (P-12042) (F-12990) CC.
790.900	am (P-16425/88; A-856)	790.2020	am	(P-12942) (E-12990)	790.3027	: =	(P-16425/88; A-856) (P-1
	_	790,2060	am	(P-16425/88; A-856) (P-12942)			(E-12990; CC-14477)
790.905 ал	am (P-16425/88; A-856) (P-12942)	_		(E-12990)	790.3027	#	(P-12942) (E-12990; CC
	(E-12990)	C A I 30					
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TITLE 77 (CONT.D) 790.3028 am (P-3015, A-11717) (E-3108)	(P-12942) (E-12990) 790 3037 am (P-12942) (E-12990)	i ii	790.3054 am (P-3015; A-11717) (E-3108) (P-12942) (F-12990)	am	790.3085 am (P-16425/88; A-856) (P-12942)	(E-12990)	ma ma	am	790,3300 am (P-16425/88; A-856) (P-3015;	A-11717) (E-3108)	ii ii	am	(P-3015; A-11717) (E-3108)	700 3420 am (P-12942) (2-127)	į		m	/90.343/ am (F-12991/66; A-630) (F-3013; A-11717) (F-3108)	c	E	am	790.3500 am (P-16425/88; A-856)		(P-3015; A-11717) (E-310		790.3700 am (P-3015; A-11717) (E-3108)	(F-12942) (E-12990) 790 3720 n (P-16425/88: A-856)	a ma	am	790.3900 am (P-1642)/88; A-856)	į	E	790.3910 am (P-3015; A-11717) (E-3108)		790.4012 am (P-16425/88; A-856) (P-3015;	A-11/1/) (E-3108) 700 4040	į	(E-12990)	am	790.4100 am (P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (F-3108)	(P-12942) (E-12990)	790.4140 am (P-12942) (E-12990)
n (P-12991/88; A-856) (P-3015;	A-11717) (E-3108) (P-12942) (E-12990)		n (P-16425/88; A-856)			(P-12942) (E-12990)		(P-3015; A-11717) (E-3108)		n (P-16425/88; A-856)			n (P-12991/88; P-16425/88; A-856)	(F-2012), A-11/17) (L-2108)		(E-12990)		m (F-1642)/86; A-656) (F-3015; A-11717) (E-3108)	_	(P-3015; A-11717) (E-3108)	_		(F-12942) (E-12990) m (P-3015: A-11717) (E-3108)	_		_	(E-3108) m (P-16425/88: A-856) (P-3015:		(E-12990)	(P-3015; A-11717) (E-3108)		-	n (P-16425/88; A-856) (P-3015;			(P-12991/88; A-856)				(P-12942) (E-12990; CC-14477)	(F-1042)/06, A-530) (F-12742) (E-12990; CC-14477)	
TITLE 77 (CONU.D) 790.2097 am (790.2180 am		790.2380 am	790.2465 n	790.2500 am			790.2540 am		790.2603 п	790,2605 am		790,2613 PM			/90.201/ am	790.2618 an			790.2663 am	790.2668 am		790.2672 am	790.2700 am	790 2780			790.2800 п	790.2805 n		790.2900 am	790.2904 am		790.2928 n	790,2940 am			790.3025 #	1700.061	790.3027 #

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TITLE 77 (CONT'D) 튑

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790.7400 am (P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)	(E-12990) 790.7420 am (P-12942) (E-12990) 790.7500 am (P-3015) (E-3108)	E	(P-1042)/88; A-856) (A-11717) (P-12942) (E-12990)	790.7660 am (P-12942) (E-12990)	ā	Ī	EE.	790.7828 am (P-12991/88; P-16425/88; A-856)	(F-12942) (E-12990) (P-3015; A-11717) (E-3108)	E	790.8020 am (P-3015; A-11717) (E-3108)	(F-12942) (E-12990) 790.8136 am (P-12942) (E-12990)	Æ	790.8232 am (P-12942) (E-12990)	. We	-	/90.83/8 am (F-104.2)/88; A-836) 700.8380 am /D 16.425/88: A 856)		E S	790.8580 am (P-16425/88; A-856) (P-3015;	790.8700 am (P-16425/88; A-856) (P-3015;		790.8724 am (F-5015; A-11717) (E-5108) 790.8740 am (P-3015; A-11717) (E-3108)	E	A-11717) (E-3108) (P-12942) (E-12990)	790.8940 am (P-16425/88; A-856) (P-3015;	A-11717) (E-3108) 790.8980 am (P-12942) (E-12990)	E	A-11717) (E-3108)	c	790.9060 am (P-12991/88; P-16425/88; A-856)	(P-3015; A-11/1/) (E-3108) 790.9084 am (P-12991/88; A-856) (P-3015;		(E-12990) 790.9100 sm (P-3015: A-11717) (E-3108)	i	790.9140 am (P-12991/88; A-856) (P-3015;
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HTLE 77 (CONT'D) 855.280 am (P-6564/88; A-2768) 855.200 am (P-6564/88; A-2768) 855.300 am (P-6564/88; A-2768) 855.340 n (P-6564/88; A-2768) 855.340 n (P-6564/88; A-2768) 855.345 n (P-6564/88; A-2768) 855.345 n (P-6564/88; A-2768)	n a am	833.Ap. 5 am (P-6564/88; A-27/88) II. An (P-6564/88; A-27/88) II. Cn (P-6564/88; A-27/88) II. Dn (P-6564/88; A-27/88) II. En (P-6564/88; A-27/88) II. Fn (P-6564/88; A-27/88)			890,3030 n (P-4343)
am am r	830.820 am (P.3325/88; A-2090) 830.830 n (P.3325/88; A-2090) 830.840 n (P.3325/88; A-2090) 830.850 n (P.3325/88; A-2090)	830.870 n (P.332.88; A-2090) 830.870 n (P.332.88; A-2090) 830.11.A n (P.332.88; A-2090) 840.5 n (P.152.84) 840.5 n (P.152.84) 840.70 am (P.152.84)			:
TITLE 77 (CONT'D) 790.9180 am (P-12942) (E-12990) 790.9220 am (P-3015; A-11717) (E-3108) 790.9320 am (P-3015; A-11717) (E-3108) 790.9420 am (P-12942) (E-12990) 790.9420 am (P-12942) (E-12990) 790.9420 am (P-3015; A-11717) (E-3108)	790.9486 am (P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990) 790.9500 am (P-17991/88; P-16425/88; A-856)	(P-12942) (P-12940) (P-12940) (P-12940) (P-129910) (P-129910) (P-129910) (P-129910) (P-129910) (P-129910) (P-129910) (P-139210) (P-139200) (P-139210) (P-139200) (P-1392000) (P-13920000) (P-13920000) (P-13920000) (P-13920000) (P-139200000) (P-13920000000) (P-13920000000000000000000	am (P-332/88) am (P-3325/88) am (P-3325/88) r (P-3325/88) r (P-3325/88) am (P-3325/88) am (P-3325/88)	n (P-3325/88) n (P-3325/88) n (P-3325/88) n (P-3325/88) am (P-3325/88) am (P-3325/88) r (P-3325/88) n (P-3325/88) n (P-3325/88) n (P-3325/88) am (P-3325/88) r (P-3325/88) am (P-3325/88)	am (r-552.2/00, r-2090)

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VOL. 13, THRU ISSUE #39 SECTIONS AFFECTED INDEX	88, A-4648) 88, A-4648) 89, A-4648) 117) 117) 117) 117) 117) 117) 117) 11	n (f-3162/88, A-256) n (f-3162/88, A-296) n (f-3162/88, A-296) n (f-3162/88, A-296) n (f-3162/88, A-296) n (f-3162/88, A-296)
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(P-4469) (P-4469)	(P-20649/88; A -3831) (P-2937)	(P-2937)	(P-12976/88; A-3917)	(F-20/14/88; A-//86)	(F-5255; A-14591) (P-10863/88: A-7025)	(A 0572)	(A 9572)	(A 9572)	(A-93/2)	(A-95/2)	(A-9572)	(A-9572)	(A-9572)	(P-16421/88; O-1259; M-3195;	A-3069)	(A-9572)	(A-9572)	(A-9572)	(A 0572)	(A-5512)	(A-12119) (A-11701/88: 4-12110: O-13206:	(F-11/01/86; A-12119; O-13293;	K-13688)	(A-9572)	(A-9572)	(A-9572)	(A-9572)	(A-9572)	(A-9572)	(P-5958/88; A-3351)	(A-9572)	(A-9572)	(A-9572)	(A-9572)	(P-5958/88; A-3351)	(P-5958/88; A-3351)	(A-9572)	(A-9572)	(P-5958/88; A-3351)	(P-5958/88; A-3351)	(A-9572)	(A-9572)	(A-9572)	(P-5958/88; A-3351)	(P-5958/88; A-3351)	(A-9572)	(A-9572)	(P-5958/88; A-3351)	(A-9572)	(A-9572)	(P-5958/88; A-3351)	(P-5958/88; A-3351)	(A-9572)
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130.314 am (130.321 am (130.500	140.17	140.19	140.20	140.21	140.04	140.05	140.06	140.90	140.97	140.98	140.99	1/0,100	140,100		140.101	140.102	140.103	140 104	140.17	140.110	140.110		140.116	140.117	140.200	140.202	140.203	140.300	140.350	140.350	140.360	140.361	140.36	140.362	140.363	140.353	140.304	140.364	140.364	140.365	140.366	140.367	140.367	140.369	140.369	140.370	140.370	140.371	140.372	140.372	140.373	140.374
(E-3402) (P-15898/88; A-63) (P-22299/88; A-6007) (P-14263)	(E-14467) (P-4481; A-12553)	(P-20967/88; A-3900)	(P-14996/88; A-89) (P-1959;	A-6360) (D 1763188: A 1546)	(P-5456)	(2.5456)	(P.15924/88: A-89) (P-14764)	(P-15924/88: A-89) (P-14764)	(1-13)24/00; A-03) (1-14/04)	(r-13924/86; A-09) (r-14/04)	(F-20/35/86; A-3932)	(F-2/02; A-13631) (1-14/90)	(P-2/02; A-13631)	(F-20683/88; A-384/)	(P-20739/88; A-3936)	(P-5487)	(P-14008)	(P-14008)	(P-14008)	(P-20753/88: A-3950)	(P-20705/88: A-3908)	(E-11929)	(D14779)	(1.147.16)	(F-14//8)	(P-9996)	(P-17633/88; A-2081)	(E-11929)	(E-11929)	(E-11929)	(F-3281)	(P-3281)	(P-3281)	(F-5281)	(E-11929)	(F-10/33)	(P-10/33)	(P-15938/88; A-116) (P-3281)	(E-11929)	(F-9250; A-13404) (E-12137)	(F-13303)	(P-13503)	(P-13503)	(P-14756)	(P-3541; A-13619)	(P-3541; A-13619)	(P-13503)	(P-13503)	(P-20686/88; A-3890)	(P-4469)	(F-4469)	(F-4469)	(P-4469)
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113.260 am (113.302	114.5	114.127	114 130	114.220	114 240	114.351	114 352	114.252	114.333	115.1	01.611	115.30	116.10	117.1	117.20	117.50	117.51	117.53	118.300	120.1	120 10	120.70	120.20	120.30	120.31	120.40	120.60	120.62	120.63	120.70	120.72	120.74	120.76	120.284	120.346	120.380	120.382	120.384	120.393	61.121	121.27	121.31	121.50	121.58	121.62	121.70	121.72	121.135	130.301	130.302	130.310	130.312
(P-8790) m (P-8790)	(P-8790)	(P-8790; O-1412		(F-6/30)						•	0000000		(P-20/43/88; A-3940)				m (P-2958)	m (P-2958)	m (P-2958)																				_	_	_					m (P-15905/88; A-70) (P-14741)	_		-	_		m (E-3402) (P-13898/88; A-63)	(P-22299/88; A-6007)
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(P-17172/88; A-2475)
(P-17281) (E-15473)
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(P-7873) (E-8036) (P-15483/88; A-516) (P-7873) (E-8036)

141.360 141.400

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140.850 140.855 140.860 140.870 140.875 140.885 140.895 140.895 140.896 140.896 140.896 140.896 140.896 141.100

TTTLE 89 (CC E-8036 (P-7873) 141.4440 141.4520 141.4520 141.4640 141.4640 141.4640 141.4640 141.4640 141.4640 141.4640 141.4640 141.4640 141.4720	am (P-15483/88; A-516) (P-7873) (E-8036) am (P-15483/88; A-516) am (P-7873) (E-8036) am (P-7873) (E-8036) am (P-15483/88; A-516) am (P-15483/88; A-516) am (P-15483/88; A-516) am (P-11999) n (P-11999)	ma na s s s s s s s s s s s s s s s s s s	(P. 1372) TITLE 89 (CC (P. 1372) 20.364 (A. 9572) 20.365 (A. 9572) 20.310	TITLE 89 (CONT.D) 230.364 mm ((P-13119)
	TTD) (P.843/88; A-516) (P.7873) (E.8036) (A-7873) (E.8036) (A-7873) (E.8036) (A-7873) (E.8036) (A-7873) (E.8036) (A-7873) (A-7873) (A-71999)	1TTLE 89 (CONT'D) 148.120 am (148.130 re (148.130 re (148.150 re (148.170 re (148.170 re (148.170 re (148.170 re (148.200 re (1 (P.13729) (A-9572) (A-9572)	TITLE 89 (CONT 230.364 am	.D) (P-13119)
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141.4640 141.4640 141.4760 141.4800 144.50 144.50 144.100 144.105 144.105		5 5 5 5 5 5 5 5 5	- VEJU V	230.510 n	(P-12137/88; A-3054)
P-7873) 141.4720 141.4800 144.5 144.5 144.5 144.50 144.10 1036) 144.105 144.105 144.105 144.105		5 5 5 5 5 5 5 5	(A-9372)	220.520 n	(F-1213//88; A-3034)
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(a) (P.7873) 144.50 (b) (P.7873) 144.50 (c) (P.20370/88; 144.100 (E.8036) 144.105 (d) (P.7873) 144.150		5 5 5 5 5	(A-9572)	230 560 "	(P-12137/88: A-3054)
(6) (P-7873) 144.50 144.50 144.100 (E-8036) 144.105 144.105 144.105 144.150 14		5 5 5 5	(4-9572)	230 570	(P-12137/88: A-3054)
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14.75 14.15 14.105 14.105 14.125		5 5	(7,6533)		(1-1212)/06, A-3004)
144.30 144.100 144.105 144.125		2	(A-93/2)		(F-10621/66; A-11193)
14.75 14.100 14.105 14.150			(A-95/2)	240.120 am	(P-10821/88; A-11193)
144.105 144.125 144.150		148.240 re ((A-9572)	240.150 r	(P-10821/88; A-11193)
144.105 144.125 144.150		148.250 re ((A-9572)	240.160 n	(P-10821/88; A-11193)
(5) (P-7873) 144.150		2	(4.0572)	240 210 em	(P-10821/88: A-11103)
6) (P-7873) 144.150		2	(7165-0)		(1-10021/00, A-11153)
144.150		5	(A-93/2)	MB 027.047	(F-10621/88; A-1119.5) (F-13333)
,,,,,		148.280 re ((A-9572)		(E-13638)
(F-8(136)		148.290 re	(A-9572)	240.230 am	(P-10821/88: A-11193)
141.300		2	(7:55-0)		(CITI-1) (CO.11) (CO.1
/88; A-516) (P-78/3)		5	(A-95/2)	240.24U am	(P-10821/88; A-1119.3)
144.205		148.310 re ((A-9572)	240.250 am	(P-10821/88; A-11193)
(P.15483/88: 4.516) (P.20370/88:		8	(A_0572)	240 250	(P-10821/88: A-11193)
030 111		2	(7:00-0)	007.072	
144.200		2	(A-95/2)	240.270 n	(P-10821/88; A-1119.5)
		148,340 re ((A-9572)	240.280 n	(P-10821/88; A-11193)
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(P-15483/88; A-516) 146.75	re (A-7040)	148.370 re	(A-9572)	240.330 am	(P-10821/88: A-11193)
146 100	re (A-7040)	: 1	(A 0672)		
201.041		5	(A-9312)		(F-10621/66; A-11193)
146.103		148.390 re ((A-9572)	240.350 am	(P-10821/88; A-11193)
	re (A-7040)	149.100 am	(P-3553; A-15070)	240.360 am	(P-10821/88; A-11193)
146.150	re (A-7040)	-	(D 13017/98: A 554)	240 400	(D-10821/88: A-11103)
20001		į	(+CC-V-100) 12CT-1)		(1717-1707)
146.1/3		=	(P-21039/88; A-4268)	240.410 am	(P-10821/88; A-11193)
	re (A-7040)	160.5 n	(P-1396: A-7761)	240.415 sm	(P-10821/88: A-11193)
146 225	re (A-7040)	. !	(D 1306, A 7761) (D 7067.		(B 10021 /00; A 11103)
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(P.20370/88: A-3850)	am (P-3562)	160 60	(D.8244)	240 435 am	(P-10821/88: A-11193)
27 771	om (P-10627/88: A-559)	i	(CTC-1)		(b 10021/00; A 11102)
C1:14T	(CC-1007)00, A-100	æ	(P-206/ //88; A-4268) (P-8255)	MB C440.442	(F-10621/88; A-1119.3)
	am (F-1062//86; A-339)	160.100 n	(P-1396; A-7761)	240.450 am	(P-10821/88; A-11193)
(P-15483/88: A-516) 147.205	THE THE	160110 "	(P-1396: A-7761)	240.455 am	(P-10821/88: A-11193)
300 271	om (D-17201/88: OL5800: R-7148:	:	(2011) (2011)		(D 10001 00 A 11100)
		F	(F-1390; A-7/01)	_	(r-10621/66, A-1119.3)
(P-7873) (E-8036)	A-/043)	160.130 n ((P-1396; A-7761)	240.465 am	(P-10821/88; A-11193)
147.Tb. A	am (P-10627/88; O-20231/88; R-667;		(P-1306: A-7761)	240 470 am	(P_10821/88: A_11103)
100	A.550) (P.10763) (F.1000)	:	(1011 11 10 10 10 10 10 10 10 10 10 10 10		(D 10001 00 - 11101)
		=	(F-1396; A-7/61)	Z40.450 Bm	(F-10621/66; A-1119.3)
147.Tb. B	am (P-10621/88; O-20231/88 K-007;	160.160 n	(P-1396; A-7761)	240.485 am	(P-10821/88; A-11193)
(P.15483/88: 4.516) (P.20370/88:	A-559) (P-10763) (E-10999)	1	(D 20670,008: A 39.43)	340 510	(P-10821/88: A-11103)
140 10		:	(2000) (200)		(D 1000100 A 11100)
140.10		m	(P-5450)	MB 01C:047	(F-10821/88; A-1119.3)
	re (A-95/2)	165.20 am	(P-5450)	240.520 #	(P-10821/88; A-11193)
148.30	re (A-9572)		(0.5450)	240 520 am	(P-10821/88: A-11103)
9 9 9			(00+0-1)		(1.111-1) (0.1100) (1.1100)
	Te (A-93/2)	=	(A-14067)	240.530 am	(P-10821/88; A-1119.5)
148.50	re (A-9572)	170.100 n	(P-4490; A-14067)	. 240.600 am	(P-10821/88; A-11193)
(D 1640200, A 515)	ra (A.0572)		(1001 4 1004)		(D 10021 00, A 11103)
_		¤	(P-4490; A-1406/)	240.610 am	(F-10621/88; A-11193)
(P-15483/88; A-516) (P-7873) 148.70	re (A-9572)	170.120 n	(P-4490; A-14067)	240.620 am	(P-10821/88; A-11193)
148.80	re (A-9572)	1	(D 4400; A 14047)	240 K30	(P-10821/88: A-11103)
		=	(F-4450; A-1400/)		(F11051/66, A-1119.1)
_		170.200 n ((P-4490; A-14067)	240.640 am	(P-10821/88; A-11193)
(P. 20370/88: A. 3850) (P. 7873) 148.100	re (A-9572)		(D-14400)	240 650 am	(P-10821/88: A-11193)
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		230.360 am ((P-14777/88; A-2015) (P-13119)	240.655 #	(P-10821/88; A-11193)
148 120 TAN 12050)	re (A-12118)		O 14777/00. A 2015) /D 12110)	240 655 am	(P_10821/88: A_11103)

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(P-10821/88; A-11193) (P-10821/88; A-11193)

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A-11460) (P-1671; A-11466)

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710.50 at	sm (P-15534)			141.4200 am	-	= =	(A-15793) (A-15793)
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TTTT E 40				510.30 r	(A-15767)	E	(A-15803)
1310 10	(4.15653)	694.210	n (F-5491; O-15888)	510.30 n	(P-3036; O-13297; M-15876;	E	(A-15803)
1310.20				,	A-15769)	_	(A-15803)
		TITLE 80			(A-15767)		(A-15803)
1310.30 am	_		am (P-1921; O-15879)	310.40 n	(F-3036; O-13297; M-13876;	_	(A-13803)
				1 03 013	A-I3/69)	E :	A-13803)
1310.40 am	_	TITLE 89		510.30 r	(A-15/6/)	E	(A-13803)
			am (E-11929; O-15895; P-15582)	n 05.016	(F-3036; O-13297; M-13876;	•	(A-13803)
	_			03.013	A-13/69)	5 !	(A-15803)
			(P-15582)	310.00	(A-13/6/)		(A-1303)
1310.70 am	n (A-15653)		(E-11929:	210.00 11	(r-5056; O-15297; M-15676;		(A-15003)
	_		_	02.013	A-13709)		(A-15903)
		_	(F-11929:	310.70 n	(F-3036; O-13297; M-13876;	E	3803)
1310.85 am			(E-11929:	00000	A-13/69)	_	(A-13803)
	A-15653)			310.80 n	(F-5056; O-15297; M-15876;		(A-13003)
			1 (PP-15859	61000	A-13/09) (D 3036: O 13207: M 15976:		(A-15803)
TITLE 71			_		(F-5056; O-15297; INT-15876;		(A-15803)
	(P-15640)			2001013	A-13/09) (D 3024: O 13207: M 15074:		(A-15803)
2005.20 n	(P-15640)			310.100	A-15769)	1	5803)
	_	_	am (P-15612)	\$10110	(A-15767)		(P-15635)
		141.100	am (A-15672)	. 011015	(P.3036: O.13297: M.15876:	i	ì
			am (A-15672)		A-15769)		
			am (A-15672)	510.120 r	(A-15767)		
			_	510.130 r	(A-15767)		
2005.80 n	_		am (A-15672)	510.140 r	(A-15767)		
2005.90 n			am (A-15672)	\$10.210 r	(A-15767)		
			_	510.220 r	(A-15767)		
TITLE 72	. (4 15716)	141.800	am (A-15672)	510.230 r	(A-15767)		
333.IV am							
		SAI - 61			S	SAI - 62	



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